



THE FORT ST. GEORGE GAZETTE

Published by Authority

No. 187

MADRAS, TUESDAY EVENING, APRIL 12, 1927.

Г. В. Плеханов. 1900 г.

Part B.—Notifications by Government.

CONCLUSIONS

[illegible]

MILITARY SECRETARY'S OFFICE

NOTIFICATION

N₆, 1.—Programme of His Excellency the Governor's visit to Mysore, April 1907

Month and Day	Day of week	Time	Arrival or departure	Time		Remarks
				A.M.	P.M.	
April 10	Tuesday
" 11	Wednesday
" 12	Thursday
" 13	Friday
" 14	Saturday
" 15	Sunday
" 16	Monday
" 17	Tuesday
" 18	Wednesday
" 19	Thursday
" 20	Friday
" 21	Saturday
" 22	Sunday
" 23	Monday
" 24	Tuesday
" 25	Wednesday
" 26	Thursday
" 27	Friday
" 28	Saturday
" 29	Sunday
" 30	Monday
" 1	Tuesday
" 2	Wednesday
" 3	Thursday
" 4	Friday
" 5	Saturday
" 6	Sunday
" 7	Monday
" 8	Tuesday
" 9	Wednesday
" 10	Thursday
" 11	Friday
" 12	Saturday
" 13	Sunday
" 14	Monday
" 15	Tuesday
" 16	Wednesday
" 17	Thursday
" 18	Friday
" 19	Saturday
" 20	Sunday
" 21	Monday
" 22	Tuesday
" 23	Wednesday
" 24	Thursday
" 25	Friday
" 26	Saturday
" 27	Sunday
" 28	Monday
" 29	Tuesday
" 30	Wednesday
" 1	Thursday
" 2	Friday
" 3	Saturday
" 4	Sunday
" 5	Monday
" 6	Tuesday
" 7	Wednesday
" 8	Thursday
" 9	Friday
" 10	Saturday
" 11	Sunday
" 12	Monday
" 13	Tuesday
" 14	Wednesday
" 15	Thursday
" 16	Friday
" 17	Saturday
" 18	Sunday

Only telegrams, letters of personal nature and newspaper packets need be delivered at Dornomoch House, Mysore, from the afternoon of the 15th till the evening of the 21st April.

The party accompanying His Excellency will consist of—

The Fleamtree Garden.⁶
The Norfolk Broads-Garden.

The Hon'ble Pandy Ganthan,
Major D. P. Johnson, c.m., c.m., B.A.M.O.
(Retired), Surgeon.
Colonel H. A. Lark, Aide-de-Camp.

H. F. O. HORTON, Major,
Military Academy

GOVERNMENT HOUSE, COLLEGEAVILLE,
11th April 1953.

PUBLIC DEPARTMENT.

LEAVE.

Fort St. George, April 12, 1927.

No. 127.—Under rules 77 and 81 of the Fundamental Rules, the Chief Justice, C.M.S., leave as average pay for eight months from the 1st April 1927 and leave as half average pay for one year and eight months in satisfaction of the leave as average pay.

No. 128.—Under rules 81 and 82 of the Fundamental Rules, Mr. A. G. Hopper, I.C.S., Registrar, High Court, leave as average pay for two months in satisfaction of the summer vacation of the High Court.

No. 129.—He is permitted to profer the summer vacation of the High Court to his leave subject to the conditions in subsidiary rule 3, under rule 87 of the Fundamental Rules.

APPOINTMENTS.

No. 128.—Mr. J. Gray, C.A., I.C.S., on return from leave, to be Collector and District Magistrate, Kaim, in relief of Mr. A. B. C. Wootlake, I.C.S.

No. 129.—Mr. A. B. C. Wootlake, I.C.S., as relief to Acting District Magistrate of Kaim, to be Sub-Collector and Joint Magistrate, Vinnagum.

No. 131.—Mr. O. E. Cooke, I.C.S., on relief as Sub-Collector and Joint Magistrate, Vinnagum, to be Sub-Collector and Joint Magistrate, Vinnagum.

NOTIFICATIONS.

Fort St. George, April 8, 1927
(G.O. No. 126, Public).

No. 125.—The subjects "Arms and Explosives" and "religious divisions" will be deleted from the list of subjects under the Public Department and added to the list of subjects under the Public Department in the distribution of business among the Secretaries to Government annexed to G.O. No. 447, Public, dated 19th June 1926.

Fort St. George, April 8, 1927
(G.O. No. 127, Public).

No. 126.—The following alterations will be made in the distribution of business among Secretaries to Government annexed to G.O. No. 447, Public, dated 19th June 1926, notification No. 253, dated 24th June 1926, published as pages 1225 to 1229 of Part I of the Fort St. George Gazette of 24th July 1926:—

(1) In the list of subjects assigned to the Secretary to Government, Department, the words "Revenue, except rural Revenue and forest produce" shall be substituted for "Revenue, except Forest produce."

(2) In the list of subjects assigned to the Secretary to Government, Revenue Department, the words "Forest produce and rural Revenue" shall be substituted for "Forest produce."

Fort St. George, April 12, 1927
(G.O. No. 128, Public).

No. 124.—The following alterations will be made in the distribution of business among Secretaries to Government annexed to G.O. No. 447, Public, dated 19th June 1926, notification No. 253, dated 24th June 1926, published as pages 1225 to 1229 of Part I of the Fort St. George Gazette of 24th July 1926:—

persons referred to in that section in addition to the officers mentioned in Law Department Notification No. 26, dated 1st January 1922, published as page 250 of Part I of the Fort St. George Gazette, dated 24th February 1922, and No. 123, dated 13th November 1923, published as page 1226 of Part I of the Fort St. George Gazette, dated 24th November 1923:—

Chief Inspector, Kanchipuram;
Assistant Inspector as Justice duty;
Sub-Inspector, Kanchipuram, both at the railway station and road check, Madurai, Kanchipuram, Kanchipuram and Vaidalur.

Fort St. George, April 12, 1927

No. 125.—The following notification of the Government of India is published:—

HOME DEPARTMENT.

India, 10th April 1927.

No. F. 128/27.—In pursuance of provision (2) of sub-section (2) of section 191 of the Government of India Act, the Governor-General in Council is pleased to appoint Mr. Arthur Joseph Gopal Rao, I.C.S., to act as an additional Judge of the High Court of Judicature at Madras, from the date on which he assumes charge up to the 15th October 1927, inclusive.

Fort St. George, April 12, 1927.

No. 124.—The following notification of the Government of India is published:—

HOME DEPARTMENT.

Recruitment.

New Delhi, 10th March 1927.

No. F. 128/27.—The following resolution passed by the Secretary of State for India in Council is republished for general information:—

In accordance of the powers conferred by sub-section (2) of section 24-B of the Government of India Act, the Secretary of State, with the concurrence of the majority of votes at a meeting of the Council of India held this 10th day of March 1927, hereby makes the following amendments in the Superior Civil Service (Recruitment of Pay, Passage and Pension) Rules, 1924, namely:—

In Schedule I to the said rules:—

At the end of the statement relating to the Indian Civil Service, the following shall be inserted, namely:—

"1. Candidates appointed to the Indian Civil Service who are permitted to proceed to India without having satisfied the Civil Service Commissioners that they have attained a sufficient degree of proficiency in writing shall receive no increase in their initial pay until they have passed such further tests as may be prescribed by the Local Government."

"2. Officers of the Indian Civil Service will become eligible for the increment of Rs. 50 per annum when in the second and third years of the tenable service, respectively, or on the Local Government being satisfied that they have made satisfactory progress in their training generally equivalent to the standard of Pass examinations, and will receive on the 1st day of January (or 1st day of July if not eligible for promotion) until the completion of their third year of service."

A. Y. G. CAMPBELL,
Chief Secretary.

the powers vested therein, all the ordinary powers of a Magistrate of the second class and further is directed, under section 15 (1) of the Code, that they shall exercise these powers as members of the Bench of Magistrates established for these areas :-

M.R. By K. Lakshagudi Natraja Pillai Assistant-Magistrate.

M.R. By Sengara Subbaraya Rajagopalaswamy Assistant-Magistrate.

M.R. By T. M. Ramasubbia Appa Assistant-Magistrate.

Fort St. George, April 9, 1927.

No. 562.—Under section 4 of the Madras Children Act, 1920, the Local Government specially authorizes the undersigned Second class Magistrate in the district of Annamalai to exercise all the powers conferred on Clerks by the Act. :-

M.R. By S. Srinivasan Pillai,

" S. Srinivasan Pillai.

" K. Jayaram Reddy.

No. 563.—Under section 563 of the Code of Criminal Procedure, 1908, as amended by Act XVIII and XXXVII of 1923, the Government hereby empowers the undersigned Second class Magistrate in the district of Annamalai to pass orders as to first offenders :-

M.R. By S. Srinivasan Pillai,

" S. Srinivasan Pillai.

Fort St. George, April 12, 1927.

M.R. By M. Ramasubbia Appa—Second Class Magistrate.

No. 564.—Under section 167 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, M.R. By K. Jayaram Reddy, Second class Magistrate in the district of Annamalai, is empowered to authorize any statement or confession made in him in the course of an investigation under chapter XIV of the Code or at any time afterwards before the commencement of the enquiry or trial.

No. 565.—Under section 144 of the Code of Criminal Procedure, 1908, as amended by the Criminal Procedure Code Amendment Act XVIII of 1923, M.R. By K. Jayaram Reddy, Second class Magistrate in the district of Annamalai, is empowered to authorize any statement or confession made in him in the course of an investigation under chapter XIV of the Code or at any time afterwards before the commencement of the enquiry or trial.

Fort St. George, April 12, 1927.

No. 566.—Under section 147 of the Code of Criminal Procedure, 1908, the undersigned officers are authorized to take down the evidence of witnesses with their own hand in the English language :-

M. G. W. Friendly, I.C.S., Agency District and Sessions Judge—Fort St. George.

M.R. By C. Subramanyam Pillai, Second class Magistrate—Baliy.

NOTIFICATIONS.

Fort St. George, March 26, 1927.
(G.O. No. 967, Law (General))

No. 567.—In exercise of the powers conferred on them by sub-sections (1) and (2) of section 204 of the Cantonments Act, 1924, the Local Government are pleased to approve and confirm with certain changes the following by-laws made by the Cantonment Authority of Ballary under sub-sections (25) to (27) of section 180 :-

(1) The proprietor of every vehicle kept or plying for hire shall take out a license in respect thereof in the form appended to these by-laws for every year commencing from the first of April. Such license shall be issued by the Cantonment Executive Officer. The fee for the issue of such license shall be eight annas in the case of a jukka and one rupee in the case of any other vehicle. The Cantonment Executive Officer may issue licenses or refuse to do so according as the vehicle is in his opinion fit for public use or not.

(2) No person shall act as the driver of a vehicle plying for hire unless he has taken out a driving license in the form appended to these by-laws. Such license shall be issued by the Cantonment Executive Officer and the fee for its issue shall be Rs. 1-4-0. A metal plate or badge punched or marked with the number of his license shall also be given to the driver and such plate or badge shall be worn by him while acting as such driver.

(3) The fee for the issue of a duplicate of a license granted under by-law 1 or 2 in case of its loss shall be four annas and the fee for the issue of a duplicate plate or badge shall be one rupee.

(4) The driver of a vehicle let out for hire shall drive it to any place within the Cantonment as required by the hire contract provided that the distance of such place does not exceed 4 miles from the place of hiring.

(5) The motor vehicle which may be demanded for the hire of any vehicle and the loads to be carried therein shall not exceed the rates and weights specified in Schedules A and B annexed hereto.

(6) Any person who contravenes any of these by-laws or any of the conditions of a license issued thereunder shall be punishable with fine which may extend to Rs. 50 and in the case of a continuing contravention with an additional fine which may extend to Rs. 5 for every day during which such contravention continues after conviction for the first such contravention.

(7) One small box or hand bag not exceeding 20" x 15" x 9" and a bundle of bedding or rugs shall be carried free in all classes of vehicles. For every other article of baggage a charge not exceeding two annas may be levied. No vehicle shall carry baggage in excess of the following weights :-

Class of vehicle.	As stipulated in the contract of hire.	As stipulated in the contract of hire.	As stipulated in the contract of hire.
(a) Jukka	50	50	50
(b) Cattle	50	50	50
(c) Double bullock cart	80	80	80
(d) Single bullock cart	80	80	80

CONDUCTOR.

(1) The driver must be physically and mentally sound.

(2) No driver shall be under 16 years of age.

(3) The driver shall constantly while engaged in the said occupation wear a metal badge containing numbers conspicuously on the left arm above the elbow.

(4) The driver shall, within one week of any change of his residence, give a written notice thereof to the Customs and Excise Officer.

(5) The driver shall have with him a list of the rules and furnished by the Customs and Excise Officer, and produce it before any passenger that may demand the same.

(6) The license or its accompanying badge or both shall not be transferred or lent to any other person without the sanction of the Customs and Excise Officer concerned therewith.

(7) Upon the expiration or other determination of any license, such license together with the badge shall, within one week of such determination, be delivered to the Customs and Excise Officer.

(8) No badge other than that issued by the Customs and Excise Officer shall be used.

(9) The driver shall not admit any other passenger than the hiree without the consent of such hiree, provided that such hiree pays the full fare prescribed therefor.

(10) The driver must be careful to keep at all times to his own left side of the road and not overtake or pass another vehicle except on the right hand side of that vehicle.

(11) The driver must light two lamps for each carriage and one lamp for other vehicle immediately it gets dark.

(12) The driver shall be liable to furnish his license if found drunk or otherwise incapacitating himself while acting as driver.

(13) All property left in a vehicle shall be deposited in the nearest police station and a receipt taken for the same.

(14) No vehicle used in the conveyance of any person suffering from an infectious or contagious disease shall be left for hire without previously disinfecting the same.

(15) No driver, being fined by a court, shall, before he has been discharged by the court, wilfully drive from the hiree.

(16) The driver must hold the certificate of the above by-law.

(Regulation)

Customs and Excise Officer.

Port of George, 24th 25, 1927

[H. G. B. 221, Law (General).]

No. 268.—In substitution No. 737, House (General), dated the 11th August 1919, published at pages 5919 and 2942 of Part I of the Port of George Gazette, dated the 26th August 1919, as amended by subsequent notifications—

(1) In sub-rule (1) of rule 1 the figure '427' shall be inserted between the figure '426' and the word 'and'; and

(2) for proviso 1 to the same rule, the following shall be substituted:—

"Provided that nothing in sub-rule (1) shall be deemed to empower any person other than one standing first-class person to try any

officer under section 427 and provided also that no bench shall notwithstanding anything in rule 7 try a case under sections 427 and 427 except with the special sanction of Government."

T. RAJAHAYAN,
Secretary to Government.

(Legislative.)

RESIGNATION.

Port of George, April 25, 1927.

No. 12.—Under the provisions of section 22 (1) of the Government of India Act, 1919, His Excellency the Governor is pleased to accept the resignation tendered by Mr. P. L. Moore, C.M.A., I.O.S., of his office of member of the Madras Legislative Council.

R. T. KRISHNA AYYAR,
Secretary to the Council.

REVENUE DEPARTMENT.

NOTIFICATIONS.

Port of George, April 15, 1927.

No. 266.—Under section 2 (c) of the Land Acquisition Act, I of 1894, the Government in Council hereby appoints the Revenue Divisional Officer, Madras, to perform the functions of a Collector under the Act in connection with the acquisition of lands for the Madras Railway and railway in the revenue division of Madras.

No. 267.—Under section 5 (a) of the Land Acquisition Act, I of 1894, the Government in Council hereby appoints the Revenue Divisional Officer, Madras, to perform the functions of a Collector under the Act in connection with the acquisition of lands for the Madras Railway and railway in the revenue division of Madras.

No. 168.—In exercise of the powers conferred by sections 5 and 17 (1) of the Madras Survey and Boundary Act, VIII of 1925, the Government in Council hereby directs the survey under provisions of the said Act of the lands situated by the portion of the Tellicherry-Kannur railway passing through the following villages of the Tellicherry and the Kannur districts:—

TELLICHERRY DISTRICT.

Tellicherry taluk.

1. Kizhappilly, khalid of K. Kizhappilly.
2. Palar.
3. Edappilly, khalid of Palar.
4. Kollam.
5. Kollam.
6. Kollam, khalid of Kollam.

KANNUR DISTRICT.

Tellicherry taluk—Kannur taluk.

1. Kollappilly, khalid of Kollappilly.
2. Kollappilly.
3. Kollam.
4. Kollam.
5. Kollam.
6. Kollam.
7. Kollam.
8. Kollam.
9. Kollam.
10. Kollam.

DEVELOPMENT DEPARTMENT.

EXTENSION OF LEAVE.

Fort St. George, April 19, 1927.

No. 118.—MR. BY M. R. V. Panchiker Avaraj, Officer in charge, I Corio, Civil Veterinary Department, a further extension of leave on average pay for one month and six days from 31st March 1927, and leave "not due" on half average pay for twenty-four days thereafter.

APPOINTMENTS.

Fort St. George, April 13, 1927.

No. 111.—MR. A. M. C. Littlewood, District Forest Officer, North Ceylon, is to act as Conservator of Forests, I Corio, vice Mr. E. H. Hubbard on either duty.

No. 112.—MR. H. A. H. O. Hilda, Deputy Commissioner of Forests, is to be District Forest Officer, North Ceylon, vice Mr. A. M. C. Littlewood.

No. 113.—MR. R. D. Mahomed, Conservator of Forests, I Corio, is to act as Chief Conservator of Forests, vice Mr. H. THOMAS.

SERVICES PLACED.

No. 114.—The services of Mr. H. THOMAS, C.S.R., are placed at the disposal of the Government of India with effect from the date of recall.

ADDENDUM.

Fort St. George, April 12, 1927.

Add the following to clause (2) of rule 3 of the rules published in notification No. 45 to C2, dated 22nd December 1920, published in page 275 to 280 of Part I of the Fort St. George Gazette, dated 19th March 1921 and in supplement Nos. 43 and 51, dated 4th April 1927, published in pages 612-613 of Part I of the Fort St. George Gazette, dated 19th April 1927:

"Each leave or problem will be sold or otherwise disposed of at the discretion of the Collector when they are found on hand which it is proposed to supply on requisition."

NOTIFICATIONS.

Fort St. George, April 13, 1927.

No. 115.—Under the provisions of section 1 of the Madras Cattle Diseases Act of 1904, the Government, Ministry of Development, hereby direct that the provisions of the said Act should be put in force till the 15th May 1927, in the villages mentioned below in Paragraphs below, Sanyam District:—

1. Sanyam District.	25. Sanyam District.
2. Sanyam District.	26. Sanyam District.
3. Sanyam District.	27. Sanyam District.
4. Sanyam District.	28. Sanyam District.
5. Sanyam District.	29. Sanyam District.
6. Sanyam District.	30. Sanyam District.
7. Sanyam District.	31. Sanyam District.
8. Sanyam District.	32. Sanyam District.
9. Sanyam District.	33. Sanyam District.
10. Sanyam District.	34. Sanyam District.
11. Sanyam District.	35. Sanyam District.
12. Sanyam District.	36. Sanyam District.
13. Sanyam District.	37. Sanyam District.
14. Sanyam District.	38. Sanyam District.
15. Sanyam District.	39. Sanyam District.
16. Sanyam District.	40. Sanyam District.
17. Sanyam District.	41. Sanyam District.
18. Sanyam District.	42. Sanyam District.
19. Sanyam District.	43. Sanyam District.
20. Sanyam District.	44. Sanyam District.
21. Sanyam District.	45. Sanyam District.
22. Sanyam District.	46. Sanyam District.
23. Sanyam District.	47. Sanyam District.
24. Sanyam District.	48. Sanyam District.

J. P. HALL,
Secretary to Government

20. Sanyam District.	21. Sanyam District.
22. Sanyam District.	23. Sanyam District.
24. Sanyam District.	25. Sanyam District.
26. Sanyam District.	27. Sanyam District.
28. Sanyam District.	29. Sanyam District.
30. Sanyam District.	31. Sanyam District.
32. Sanyam District.	33. Sanyam District.
34. Sanyam District.	35. Sanyam District.
36. Sanyam District.	37. Sanyam District.
38. Sanyam District.	39. Sanyam District.
40. Sanyam District.	41. Sanyam District.
42. Sanyam District.	43. Sanyam District.
44. Sanyam District.	45. Sanyam District.
46. Sanyam District.	47. Sanyam District.
48. Sanyam District.	49. Sanyam District.
50. Sanyam District.	51. Sanyam District.
52. Sanyam District.	53. Sanyam District.
54. Sanyam District.	55. Sanyam District.
56. Sanyam District.	57. Sanyam District.
58. Sanyam District.	59. Sanyam District.
60. Sanyam District.	61. Sanyam District.
62. Sanyam District.	63. Sanyam District.
64. Sanyam District.	65. Sanyam District.
66. Sanyam District.	67. Sanyam District.
68. Sanyam District.	69. Sanyam District.
70. Sanyam District.	71. Sanyam District.
72. Sanyam District.	73. Sanyam District.
74. Sanyam District.	75. Sanyam District.
76. Sanyam District.	77. Sanyam District.
78. Sanyam District.	79. Sanyam District.
80. Sanyam District.	81. Sanyam District.
82. Sanyam District.	83. Sanyam District.
84. Sanyam District.	85. Sanyam District.
86. Sanyam District.	87. Sanyam District.
88. Sanyam District.	89. Sanyam District.
90. Sanyam District.	91. Sanyam District.
92. Sanyam District.	93. Sanyam District.
94. Sanyam District.	95. Sanyam District.
96. Sanyam District.	97. Sanyam District.
98. Sanyam District.	99. Sanyam District.
100. Sanyam District.	101. Sanyam District.

Form.—The names of the above villages and adjacent lands in the Sanyam District, represented by the Agent to the Government at the Court of Sanyam.

Sanyam District.

1. Sanyam District.	2. Sanyam District.
3. Sanyam District.	4. Sanyam District.
5. Sanyam District.	6. Sanyam District.
7. Sanyam District.	8. Sanyam District.
9. Sanyam District.	10. Sanyam District.
11. Sanyam District.	12. Sanyam District.
13. Sanyam District.	14. Sanyam District.
15. Sanyam District.	16. Sanyam District.
17. Sanyam District.	18. Sanyam District.
19. Sanyam District.	20. Sanyam District.
21. Sanyam District.	22. Sanyam District.
23. Sanyam District.	24. Sanyam District.
25. Sanyam District.	26. Sanyam District.
27. Sanyam District.	28. Sanyam District.
29. Sanyam District.	30. Sanyam District.
31. Sanyam District.	32. Sanyam District.
33. Sanyam District.	34. Sanyam District.
35. Sanyam District.	36. Sanyam District.
37. Sanyam District.	38. Sanyam District.
39. Sanyam District.	40. Sanyam District.
41. Sanyam District.	42. Sanyam District.
43. Sanyam District.	44. Sanyam District.
45. Sanyam District.	46. Sanyam District.
47. Sanyam District.	48. Sanyam District.
49. Sanyam District.	50. Sanyam District.
51. Sanyam District.	52. Sanyam District.
53. Sanyam District.	54. Sanyam District.
55. Sanyam District.	56. Sanyam District.
57. Sanyam District.	58. Sanyam District.
59. Sanyam District.	60. Sanyam District.
61. Sanyam District.	62. Sanyam District.
63. Sanyam District.	64. Sanyam District.
65. Sanyam District.	66. Sanyam District.
67. Sanyam District.	68. Sanyam District.
69. Sanyam District.	70. Sanyam District.
71. Sanyam District.	72. Sanyam District.
73. Sanyam District.	74. Sanyam District.
75. Sanyam District.	76. Sanyam District.
77. Sanyam District.	78. Sanyam District.
79. Sanyam District.	80. Sanyam District.
81. Sanyam District.	82. Sanyam District.
83. Sanyam District.	84. Sanyam District.
85. Sanyam District.	86. Sanyam District.
87. Sanyam District.	88. Sanyam District.
89. Sanyam District.	90. Sanyam District.
91. Sanyam District.	92. Sanyam District.
93. Sanyam District.	94. Sanyam District.
95. Sanyam District.	96. Sanyam District.
97. Sanyam District.	98. Sanyam District.
99. Sanyam District.	100. Sanyam District.

Total —

200

[illegible]

[illegible]

that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1925, and the Governor in Council hereby authorizes the District Labour Officer, East Godavari, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, East Godavari, to perform the functions of a Collector under the Act.

East Godavari District, Coimbatore taluk,
Pernam village.

Appraisal
made
on 20th
1928.

S. No. 113-1-2, belonging to Chinnai Sanyal Das Gurus,
Dharma Rao Gurus and Chinnai Sanyal Das Gurus.

4-12

Whereas it appears to Government that the under-mentioned lands are needed for a public purpose, to wit, for house sites for Ad. Adhikari, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1925, and the Governor in Council hereby authorizes the District Labour Officer, East Godavari, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, East Godavari, to perform the functions of a Collector under the Act.

East Godavari District, Coimbatore taluk,
Pernam village.

Appraisal
made
on 20th
1928.

S. No. 113-1-2, belonging to Chinnai Sanyal Das Gurus and Dharma Rao Gurus at Chinnai Sanyal Das Gurus, Dharma Rao Gurus and Chinnai Sanyal Das Gurus.

4-12

Whereas it appears to Government that the under-mentioned lands are needed for a public purpose, to wit, for house sites for Ad. Adhikari, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1925, and the Governor in Council hereby authorizes the District Labour Officer, East Godavari, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, East Godavari, to perform the functions of a Collector under the Act.

East Godavari District, Rayachoti taluk,
Rayachoti village.

Appraisal
made
on 20th
1928.

S. No. 113-1-2, belonging to Rayachoti Rayachoti and Rayachoti Rayachoti and Rayachoti Rayachoti.

4-12

Whereas it appears to Government that the under-mentioned lands are needed for a public purpose, to wit, for providing house ground for Ad. Adhikari, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1925, and the Governor in Council hereby authorizes the District Labour Officer, Godavari, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, Godavari, to perform the functions of a Collector under the Act.

Godavari District, Rayachoti taluk, Rayachoti village.

Appraisal
made
on 20th
1928.

S. No. 113-1-2, belonging to Godavari Rayachoti, Godavari Rayachoti and Godavari Rayachoti and Godavari Rayachoti.

4-12

Whereas it appears to Government that the under-mentioned lands are needed for a public purpose, to wit, for house sites for Ad. Adhikari, notice is that effect is hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1924, as amended by Act XXXVIII of 1925, and the Governor in Council hereby authorizes the District Labour Officer, East Godavari, his staff and workmen to exercise the powers conferred by section 4 (2) of the Act. All persons interested in the lands are required to lodge before the above-mentioned officer, within thirty days after the issue of the notification, a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (c) and 5-A of the same Act, the Governor in Council appoints the District Labour Officer, East Godavari, to perform the functions of a Collector under the Act.

East Godavari District, Coimbatore taluk,
Kurnool village.

Appraisal
made
on 20th
1928.

S. No. 113-1-2, belonging to Kurnool Kurnool.

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S. No. 113-1-2, belonging to Kurnool Kurnool.

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S. No. 113-1-2, belonging to Kurnool Kurnool.

4-12

Act St. George, April 15, 1927
(6.0. No. 134, L. 4 B.)

Article 1.—The Board of Commissioners for the Hindu Religious Endowments refers to the action of the Government that eight temple committees constituted under Act XX of 1910 are in existence, the Colonial Office and requests the Government to submit the committee under-mentioned (a) of sub-section (1) of section 80 of the Hindu Religious Endowments Act, 1926 (Act II of 1926) and to consider how are committees in their behalf for all the non-temple temples in the district. The grounds for the abolition of such committees are specified in the statement in this order.

1. Before making a notification as suggested by the Board, the Government under-mentioned (a) under-mentioned (2) of section 80 of the Act will upon the committee referred to in paragraph 1 in this order, if any, against their abolition within a month from the date of receipt of this order. After the expiry of this period, the Government will proceed to pass orders on the Board's proposals.

ANNEXURE

NUMBER AND NAME OF THE TEMPLE COMMITTEE AND THE REASON FOR ITS ABOLITION.

(1) **Chidambaram Temple Committee.**—The strength of the committee might be and it shows the maximum of temples provided by the Hindu Religious Endowments Act. No list of temples has been submitted by the committee and no committee have been held. Only a few members take any interest in the working of the committee. There is no authority for temples under the committee and the income reducible by way of contributions will not be enough to maintain a separate establishment.

(2) **Agastya Temple Committee.**—The committee has not constituted a list of temples under its control and no records have been kept. No meetings have been held nor have any proceedings been recorded. The committee is composed of temples under the committee is twenty-five and a separate committee cannot be expected to function with the facilities may be provided by way of contributions.

(3) **Shivala Temple Committee.**—The supervision of the committee over the temples under its jurisdiction is minimal. There are only four temples under the committee and a separate committee for this task is quite necessary.

(4) **Panduram Temple Committee.**—Only one meeting appears to have been held by this committee during the past three years. There is no proper supervision over the temples which so far have been maintained. A glaring case of misappropriation of temple lands in respect of the temples at Kallikudam, has been brought about by the negligence of the committee and action has been taken in spite of repeated remonstrances from the Hindu Religious Endowments Board. There are about eighteen temples under this committee and a separate committee will not be able to work with the funds that may be available in the shape of contributions.

(5) **Agastya Temple Committee.**—The strength of the committee is below the minimum of Act. Except the President of the Committee no member takes any interest. There are very few temples of importance in this temple. The chief of them, namely, Sree Venkateswara's temple at the headquarters of the temple, has not been kept up in respect of two thirds of temple properties are situated in the years 1920 and 1921. A separate committee for the temple in this temple alone is directed accordingly as the means by way of contributions will not be enough to maintain such a committee to maintain a separate establishment.

(6) **Prithvi Temple Committee.**—The strength of the committee is below the minimum of

as provided by the Hindu Religious Endowments Act. The general supervision of the temple by the committee has been unsatisfactory. There are about thirty-four temples under the committee and it is expected that a separate committee (one-fourth) will not be in a position to maintain the required establishment from the funds available by way of contributions.

(7) **Janakacharya Temple Committee.**—The strength of the committee is below the minimum of six provided by the Hindu Religious Endowments Act. There are about twenty-six temples under its control and the income reducible therefore in the shape of contributions will not be sufficient to maintain the necessary establishment. The President of the Committee has urged the formation of a new committee with a view to establishment to bring about an improvement in the action of the temple under its control.

(8) **Shivala Temple Committee.**—There is practically no supervision on the part of this Committee over the temples under its jurisdiction. There are only five temples and a separate committee for this task is deemed unnecessary.

Act St. George, April 15, 1927
(6.0. No. 134, L. 4 B.)

No. 482.—Under clause (a) of sub-section (1) of section 4 of the District District Municipalities Act, 1926, and in pursuance of all previous resolutions on the subject, the Government hereby proposes to alter the limits of the Pudukkottai Municipality as shown in the following schedule. Any suggestions or objections that may be made in respect of the proposed alterations should be submitted in writing so as to reach the Government within six weeks from the date of publication of the notification in the District Gazette.

SCHEDULE

REVENUE BOUNDARIES OF THE PUDUKKOTTAI MUNICIPALITY.

Palayam boundary.—Road from railway station, Pudukkottai railway station up to Agatholam road crossing.

Palayam boundary.—A line starting from the Agatholam road crossing running southward along the western boundary of the road leading to Agatholam up to Palayam river, thence westward along the northern bank of Palayam river up to the junction of block No. 6, 11 and 21. Thence westward along the northern boundary of block No. 21 to 333. Thence westward along the northern bank of Palayam river up to the north-west corner of survey No. 211 of block No. 4 Kallikudam survey. Thence westward along the northern boundary of block No. 4 Kallikudam survey along the northern boundary of block No. 213 of ward I. Thence in a north-westerly direction along the northern and eastern boundaries of block No. 20 of ward I. Thence westward along the eastern boundary of Kallikudam road to No. 1929. Thence westward along the northern boundary of block No. 73, 74, 75 and 76 up to the north-west corner of block No. 2016 of ward I. Thence in a north-westerly direction along the northern boundary of block No. 2016, 2017, 2018, 2019, 2020 and 2021 of ward I.

Thence along the northern boundary of S. No. 3267, 3268, 3269, 3270 and 3271 of the same ward. Thence westward along the northern boundary of 3272, 3273 and 3274 up to the junction of S. No. 3275, 3276 and Kallikudam survey. Thence westward along the eastern boundary of S. No. 3275, 3276 and 3277 up to the junction of Kallikudam survey. Thence westward along the eastern boundary of Kallikudam road up to the junction of block No. 176 of Kallikudam survey. Thence westward along the northern boundary of block No. 21 and 22 up to the north-west corner

the same a little more or less, be excluded from the control of the Municipal Council, Salem, from as after the date of this notification.

Salem town, Division B

Block No. 15, T.S. No. 1451, bounded on the north by T.S. No. 1451, east by T.S. Nos. 1449, 1448 and 1447, south and west by T.S. No. 1451

* F. L. BRIDGEFOCKE,

Salem Collector's Office,
7th April 1927.

In exercise of the powers delegated under section 156 of the Madras District Municipalities Act, 1910, the Collector of Tanjore directs that from and after the date of this notification the plot or plots of lands described below within or behind the regular line of streets and forming part of lands in the Tanjore Municipality of the Tanjore district, shall be withdrawn from the control of the said Municipal Council.

K. No. 1, Ward No. 12, Block No. 12, T.S. No. 1451, West Main Road

H. S. SHIBULU,

Tanjore Collector's Office,
8th April 1927.

Under rule III (1) of the rules for the election of chairmen and vice-chairmen of municipal councils,

M. R. R. Varada Krishna's Nayudu Gura has been directed to have been unanimously elected as Chairman of the Ongole Municipality from 7th March 1927.

V. SPIRAMULU NAYUDU,

Ongole Municipal Office,
8th March 1927.

Under rule 23 (a) of the rules for the conduct of elections of municipal councillors, the undersigned gentleman is directed duly elected for Ward No. II of the Tiruppur Municipality for a period up to 1st November 1928.

M. R. R. Chidambaram Lakshmanan Naga Sharan Naga Arangal.

M. KORASWAMI GOUNDAR,

Tiruppur Municipal Office,
12th April 1927.

ERRATUM

In the notification published on page 46 of Part I-A of the *Pont St. George Gazette*, dated 21st January 1927—

For "T.S. No. 1479 in column (3)", read "T.S. No. 1451"

H. S. SHIBULU,

Tanjore Collector's Office,
7th April 1927.



THE FORT ST. GEORGE GAZETTE

Published by Authority

No. 167

MADRAS, TUESDAY EVENING, APRIL 19, 1922.

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Part 3-3.—Educational.

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LAW DEPARTMENT
(Education.)

Journal of Management Inquiry

NOTES ON CONTRIBUTORS

First St. George, April 2, 1927.

No. 80.—Under section 4 of the Madras Elementary Education Act, 1920, M. M. S. D. V. Narasimha Raju Gura has been elected to be a member of the District Educational Council, East Godavari, by the Taluk Board, Pithapuram.

Ref. St. Geron. April 12, 1907

No. 21.—Under section 5 of the Madras Elementary Education Act, 1920, M.R.B. T. Kadir Gounder Averal has been elected to be a member of the District Educational Council, North Arcot, by the Taluk Board, Tiruvarur.

No. 59.—Under section 8 of the Madras Elementary Education Act, 1903, M.S. No. 8, Mysore Natar Anjanai has been elected to be a member of the District Educational Council, Chikmagalur, by the Municipal Council, Chikmagalur.

For Dr. Green, April 16, 1957

No. 92.—Under section 5 of the Madras Elementary Education Act, 1903, K.R.Ry. Vaipalkayam Kandappa Gounder Yerukalappa Gounder Alwaral has been elected to be a member of the District Educational Council, Coimbatore, by the Municipal Council, Tirunelveli.

No. 64.—Under section 2 of the Mysore Elementary Education Act, 1926, H. B. R. S. V. Shaped Padma Shree has been elected to be a member of the District Educational Council, Mysore, by the Mysore Council, Puthkottai.

No. 95.—Under section 2 of the Madras Elementary Education Act, 1939, M. R. V. Venkatesh Jaganmohan Swami Vidyal Aravali has been elected to be a member of the District Educational Council, South Arcot, by the Managing Council, Coimbatore.

No. 56.—Under section 5 of the Madras Elementary Education Act, 1920, M.B.Ry. Ambedkar Vaidikashala Sriperumbadi South Arc has been elected to be a member of the District Educational Council, South Arc, by the Taluk Board, Tindivanam.

No. 45.—Under section 4 of the *Nuclear Energy-very Education Act, 1920*, the Rev. H. Samsayer, M.A., has been elected to be a member of the *Diocesan Educational Council, Nulava*, by the *Roman Catholic Mission*.

Dr. 74.—Under section 5 of the Modern Elementary Education Act, 1920, M. E. Sy. Grand Shogapara, South Arangal has been elected to be a member of the District Educational Council, South Kanara, by the Taluk Board, Udaol.

No. 40.—Under section 3 of the Madras Elementary Education Act, 1900, M. S. Ry. S. Karikrishnan Nair has been elected to be a member of the District Educational Council, Chingleput, by the Taluk Board, Sankarab.

No. 100.—Under section 8 of the Maine Elementary Education Act, 1920, the Per. R. W. Snow has been elected to be a member of the District Educational Council, the Niagara, by the Westerns Union.

East St. Louis, April 5, 1877.

No. 81.—Authors, publishers and others who may desire to present works to the British Museum are informed that the Registrar of Books, Manuscripts, and Prints, in furtherance of the objects of the Trustees of the British Museum, cannot accept of books intended to be deposited should be addressed to the Trustees of the British Museum, care of the Registrar of Books, Manuscripts, and Prints, accompanied by a letter stating the contents and requesting the Registrar to forward the books to the Museum.

Fort St. George, April 6, 1937.

20. 101.—In exercise of the powers conferred by section 46 of the Madras Elementary Education Act, 1920, the Government (Ministry of Education) propose to make the following amendment to rule 6 to the rules under section 3 (4) of the Act (published at page 418 of Part I-B of the Fort St. George Gazette, dated 11th September 1925. Any objections or suggestions in respect of the proposed amendment will be considered if received before the 15th May 1937:—

AMENDMENT.

* For the sentence "Spelling by itself without provision for meaning should not form a subject for such instruction" occurring at the end of the rule substitute the following:—

"Spelling by itself should not be taught for more than four hours a week during school term".

Fort St. George, April 11, 1937.

20. 102.—Under section 45 of the Madras Elementary Education Act, 1920, the Government

(Ministry of Education) accept the resolution of the Tamil Nadu Board, Erode, that elementary education shall be compulsory for all boys of schoolage residing within the limits of Municipal, Education and Panchayat areas included in its jurisdiction. The provisions of section 43 to 52 of the Act shall come into force within the areas of the above areas from 1st July 1937.

T. BHAGAVATHAN,
Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

EXTENSION OF LEAVE.

M. R. N. M. Subrahmanyan, Principal, Govt. Headmaster, Model Section, Training College, Madhavaram, is granted an extension of leave on average pay for one month from 1st April 1937.

Madras, 15th April 1937.

LIST OF BOOKS APPROVED BY THE TEXT-BOOK COMMITTEE AT ITS MEETING HELD ON THE 22ND MARCH 1937.

Names of authors or editors as given on the title page.	Names of books.	Names of publishers or bookstalls.
ENGLISH.		
<i>English for Indian use—</i>		
J. Leitch Wilson and Sirajul Ahsan Qadir.	Stories of Islam—Book IV	Longmans, Green & Co.
M. Ramaswami	English Grammar	Edward Arnold & Co.
Do.	The Value of the Aary	Do.
Michael West	The New Method English—New Series—Book I & II	Longmans, Green & Co.
Do.	The New Method English—New Series—Book I & II (Pamphlet)	Do.
Marid K. Morrow and John Bateson.	Children's Grammar—Grade I—Tales of Tamil Nadu	Indira Publishing House, Madras.
Countess D'Arcy	The New World Series—The King of the Mountains—Standard III	Collins' Clear Type Press, London.
W. J. Thomas and John Dickinson.	The John Dickinson Series for Schools—Standard and Grammar A—Book—Standard IV	Do.
Thomas Crofton Cooker	The New World Series—Irish Fairy Tales—Standard II	Do.
Frances Brown	The New World Series—Grammar's Wonderful Class—Standard IV	Do.
John Dickinson	The John Dickinson Series for Schools—A Book of Fables—Standard I	Do.
Do.	The John Dickinson Series for Schools—In the Days of the Rajah—Standard III	Do.
W. M. Thackeray	The New World English Grammar—First Book	Do.
Richard Wilson	The Book and the Lamp	Messian & Co., Limited, Madras.
Do.	Reading and Thinking—Book I	Thomas Nelson & Sons, Ltd., London and Edinburgh.
C. Bernard Butler	Do. Book II	Do.
John Rogers	The "A.L." Bright Story Readers—Grade III—When I'd	E. J. Arnold & Son, Ltd.
Do.	The "A.L." Bright Story Readers—Grade IV—The Pioneer's Progress	Do.
Erwin Rhoad Whitaker	The "A.L." Little Stories for Little Readers—Book I	Do.
Lacy E. Yates	Fairy Folk and other Fables	Do.
John Rogers	The Indian English Grammar—Book A (Pamphlet)	Do.
Marid K. Morrow	Anglo-Tamil Primer	Indira Publishing House, Madras.
Do.	Children's Grammar—Grade III—Tales of Tamil Nadu	Do.
Michael West	The New Method English, New Series, Book II	Longmans, Green & Co.
Marid K. Morrow and John Bateson.	Children's Grammar—Grade I—Tales of Tamil Nadu	Indira Publishing House, Madras.
T. F. Whitaker	The Juvenile Classics Series (Tamil)—Book I	T. V. Chellappa Sastri & Sons, Madras.
Do.	V. V. G. Story Readers—Readers the Reader	Do.
Do.	History—Baptist Press	Do.
F. A. Forbes	The New World English Grammar—Book I	Longmans, Green & Co.
Do.	Do. Book II	Do.
John Rogers	Grammar and Spelling	Messian & Co., Limited.

Name of author or editor or compiler as the title page	Name of book	Name of publisher or bookseller
ENGLISH—cont.		
<i>Subtitle for Teachers—</i> Mutual Work ..	Learning to Read a Foreign Language—An Experimental Guide ..	Longmans, Green & Co., Ltd.
F. W. Mayoy ..	The Elmer's Letter Writer—Part I ..	Thompson & Co., Madras.
Do. ..	Do. —Part II ..	Do.
<i>Subtitle for Teachers and Learners—</i> Book ..	A Primer of English Spelling and Pronunciation ..	Low Printing House, Madras.
<i>Subtitle for Learners—</i> John Drinkwater ..	The John Drinkwater Series—A Little Book of Shakespeare—Intermediate ..	Coffin's Clear Type Press, London.
Alce Mayall ..	The New World Series—The School of Poetry—Third Book ..	Do.
Do. ..	The New World Series—The School of Poetry—Fourth Book ..	Do.
John Drinkwater ..	The New World Series—The Way of Prose—Book IV ..	Do.
Do. ..	The New World Series—The Way of Poetry—An Anthology ..	Do.
Letitia Fisher ..	Getting and Sending ..	Do.
John Drinkwater ..	The New World Series—The Way of Poetry—Fourth Book ..	Do.
Alce Mayall ..	The New World Series—The School of Poetry ..	Do.
London Haydon ..	The Golden Treasury of Modern Lyrics—Book I ..	Messinger & Co., Ltd.
Do. ..	Honourable Man—Landscape—Landscape—Gardens ..	Thomas Nelson & Sons, Ltd., London and Edinburgh.
Do. ..	Victims of Peace—Morris Nightingale's Poems—Father Death ..	Do.
Do. ..	Coffin's Etymological Dictionary—School Edition ..	Coffin's Clear Type Press, London.
A. A. Dixon ..	Coffin's Illustrated School Classics—A Tale of Two Cities ..	Do.
A. S. P. Ayres ..	In the Clutch of the Devil—A Drama in Five Acts ..	A. S. P. Ayres, Bombay.
D. P. MacPherson ..	Heads ..	The Indian Publishing Company, Vepery.
Kenneth Graham ..	The Wind in the Willows ..	Macmillan & Co., Ltd., London.
E. H. Eiderney ..	Selections from Shelley ..	Macmillan & Co., Ltd., London.
HISTORY AND GEOGRAPHY.		
<i>Subtitle for School use—</i> H. E. Subramanyam Sharma ..	Geography—Local History and Chron of the Tanjore District (Tamil) ..	E. M. Subramanyam, Kanchi, Madras.
M. Subramanyam ..	History and Chron for I Class (Kannada) ..	Suresh Press, Mangalore.
Do. ..	Do. —for III Class (Kannada) ..	Do.
Do. ..	Chron or South Indian (Tamil) ..	Do.
T. K. Krishna Ayyar ..	Macmillan's History of India (Tamil)—Fourth Form ..	Macmillan & Co., Ltd.
T. A. Rajaratnam Pillai ..	Lessons in Indian History (Tamil)—Book II for Form II ..	Christian Literature Society for India.
Bernard L. Manning and M. Subramanyam ..	The New World History Series—First Book ..	Coffin's Clear Type Press, London.
Do. ..	Geography—Part I (Telugu) ..	C. C. Commercial Press, Madras.
Do. ..	Do. —Part II (Telugu) ..	Do.
P. T. Srinivas Ayyangar ..	The Palanquin—Part I (Tamil) ..	India Printing Works, Madras.
Do. ..	Do. —Part II (Telugu) ..	Do.
Do. ..	Do. —Part III (Telugu) ..	Do.
K. Srinivasan Tondal ..	Lower Secondary Geography—Part II for Form II (Malayalam) ..	Madras Printing Works.
Do. ..	Lower Secondary Geography—Part III for Form III (Malayalam) ..	The Bangalore Printing House, Ltd., Bangalore.
G. S. Tharwa ..	A Progressive Geography—Book IV—Kannada ..	Do.
V. Venkataswamy Rao ..	The Rama History of India—Book III (Telugu) ..	Edmund Arnold & Co., London.
P. Bhagavendra Rao ..	Wenger's Geography of India (Telugu) ..	Rama & Co., Ellore.
B. Subbarao Rao ..	Geography of India and the World in General for Form I (Telugu) ..	Do.
V. V. N. Srinivasachari and A. V. Srinivas ..	History of Great Britain—2nd Part (Telugu) ..	Do.
K. Srinivasan ..	Ram Vignana Theosophical No. I—The Story of the Earth—Part I (Telugu) ..	B. K. P. Works, Coimbatore.
K. Srinivasan and N. Srinivasan ..	Ram Vignana Theosophical No. II—History of England—Part I (Telugu) ..	V. M. S. Press, Kottayam.

Books of reference or other books as the title page.	Name of book.	Name of publisher or bookseller.
HISTORY AND GEOGRAPHY—cont.		
<i>Books for School use—cont.</i>		
N. B. Banerjee and M. Narasimha Rao.	The Marathi History of India—Book II for Form II (Telugu).	Marathi Book Co., Bombay.
....	Ray History from Indian History—Book I for class V (Tamil).	V. B. Srinivasan & Co., Madras.
T. A. Rajaratnam Pillai.	Twelve Cities for Elementary classes ..	T. V. Chelappan Sastri & Sons, Madras.
K. A. Vinayachandran Chettiar	Macmillan's Elementary Geography Reader— Ceylon edition (Tamil).	Macmillan & Co., Ltd.
G. S. Rangaswami ..	Macmillan's New Geography—Part II for Second Form (Tamil).	Do.
G. S. Srinivasan Chettiar ..	A Class Book of Indian History—Part II (Tamil).	Do.
K. Seshagiri Rao ..	Geography of Asia and Europe for Form II (Telugu).	Rama & Co., Ellore.
Vinayachandran ..	Cities of India for Second and Third Stand- ards (Telugu).	Do.
M. G. Ganeswami ..	Short History from Indian History for Form I (Tamil).	C. Chettiaraswami Naidu & Sons, Madras.
G. R. Thirumala ..	A Progressive Geography—Book I ..	Edward Arnold & Co., Lon- don.
K. Radhakrishnan Menon and V. G. Krishna Menon.	Indian History—Hindu and Mahomedan Periods for Form II (Malayalam).	The Ramakrishna Printing House, Ltd., Trichur.
V. G. Krishna Menon ..	Lower Secondary Geography—Part I for Form I (Malayalam).	Do.
Do.	Lower Secondary Geography—Part II for Form II (Malayalam).	Do.
Do.	Lower Secondary Geography—Part III for Form III (Malayalam).	Do.
M. Bripathi ..	Telugu Cities for Elementary classes ..	T. V. Chelappan Sastri & Sons, Madras.
V. Venkataswami Rao	History of Britain for Form IV (Telugu) ..	Rama & Co., Ellore.
K. V. Krishna Rao ..	Ancient Architecture as described by Foreign Travelers (Telugu).	A. Lakshminarasimha Naidu, Madras.
G. V. Rama Ayyar ..	Stories from Indian History for Class V (Tamil).	Sri Jeyarajam Printing Works, Kumbakonam.
<i>Books for School use and Libraries—cont.</i>		
K. V. Jagdishan Meyer ..	Western Geographical Series—Book II—The Mediterranean (Malayalam).	V. Sankaran Iyer & Sons, Trichur.
Kottayam Kumbi Katti- yankal	Europe—Part I (Malayalam) ..	K. T. Sankaranarayanan Thekkum- kara, Kottayam.
K. Sankaran Menon and V. G. Krishna Menon.	Stories from Indian History—Part I for Form I (Malayalam).	The Ramakrishna Printing House, Ltd., Trichur.
<i>Books for Libraries—cont.</i>		
M. D. Stokes ..	The Industrial State ..	Collins' Clear Type Press, London.
R. S. Cameron ..	State and Commerce—An Introductory History of the British Commonwealth—Vol. III— 1833 to 1921.	G. Bell & Sons, Ltd., London.
<i>Books for Teachers and Libraries—cont.</i>		
D. C. Somerville ..	A History for British Schools—1646—1714.	G. Bell & Sons, Ltd., London.
<i>Books for Libraries—cont.</i>		
Kenneth Bell ..	The Way of History—Fourth Book ..	Collins' Clear Type Press, London.
V. Venkatasubramanian Naras- imha Rao	Five Historical Playlets (Telugu) ..	Rama & Co., Ellore.
M. Gnanapillai ..	A Short History of South Kanara District (Kannada).	Sanku Press, Mangalore.
Mr. Harry Johnston ..	The Old England ..	Collins' Clear Type Press, London.
H. W. Collins ..	A Short History of Ceylon ..	Macmillan & Co., Ltd.
MATHEMATICS.		
<i>Books for School use—cont.</i>		
H. B. Hall ..	A School Algebra ..	Macmillan & Co., Ltd.
....	The Handbook of Arithmetic for IV Class (Kannada).	Shree Krishna & Co., Man- galore.
S. Ganesapillai Sankaranarayanan Ayyar	New Arithmetic for Elementary Schools— Beginner's Book (Tamil).	Ananda Sagara Press, Man- galore.
G. V. Dore ..	Elementary Geometry (Indian edition) ..	G. Bell & Sons, Ltd., London, and A. H. Wheeler & Co., Bombay and Calcutta.
W. M. Baker and A. A. Baker.	A School Geometry (Indian edition) ..	Do.
Prinsep's Series ..	Elementary Mathematics (in English) for V Standard.	Asia Press, Serampore.

Place of origin or other to which the title refers	Name of book	Name of publisher or book seller
MATHEMATICS—cont.		
<i>Books for School use—cont.</i>		
T. Srinivasan ..	A Class Book of Elementary Mathematics (Telugu).	India Printing Works, Madras.
S. Venkatasubramanian ..	Geometrical Figures—Part I (Telugu).	Rama & Co., Ellore.
T. Venkatasubramanian ..	Geometrical Figures in Telugu for T. Srinivasan.	J. Venkatasubramanian, Coimbatore.
T. K. Venkatasubramanian and S. Krishnaswami ..	Elementary Mathematics ..	Longman, Green & Co., Ltd.
A. Perumpan ..	Madras School Elementary Mathematics—Part I.	The Kalanidhi Printing Works, Chinnamangalam.
G. S. Krishna Ayyar ..	Elementary Algebra ..	Madras College Press, Fort St. George, Madras.
T. K. Venkatasubramanian and S. Krishnaswami ..	Elementary Mathematics (Tamil)—Part I for Form IV.	Longman, Green & Co., Ltd.
S. Venkatasubramanian ..	Rama Geometrical Figures—Part III (Telugu).	Rama & Co., Ellore.
K. P. Srinivasan Ayyar ..	Elementary Mathematics for First Form (Tamil).	A. R. F. Press, Ennsam, Madras.
G. V. K. Ayyar ..	Euclidean Geometry (Tamil) ..	G. V. K. Ayyar, Madras.
Madhava Srinivasan ..	Basic Geometry (Telugu) ..	Chandrika Press, Guntur.
K. S. Srinivasan Chetty ..	R.P.N. Elementary Mathematics—Part II for Form II (Tamil).	The Students Publishing House, Madras.
<i>Books for Teachers—</i>		
G. Srinivasan ..	Geometrical Figures (Telugu) ..	Rama & Co., Ellore.
J. S. Srinivasan ..	Madras's Elementary Mathematics for Schools—Book IV (Telugu).	Madras & Co., Ltd.
Do. ..	Lower Secondary Mathematics (Telugu) ..	Do.
PHYSICAL AND NATURAL SCIENCE		
<i>Books for School use—</i>		
T. V. Chellappa Sastri ..	Tamil Text Book of Hygiene—Book I for Form I.	T. V. Chellappa Sastri & Sons, Madras.
Do. ..	Do. Book II for Form II.	Do.
Do. ..	Do. Book III for Form III.	Do.
K. Rangaswami ..	Plant Life—Part III (Tamil) ..	Macmillan & Co., Ltd.
Do. ..	Plant Studies for Rural Schools—Part I (Kannada).	Do.
Do. ..	Plant Studies for Rural Schools—Part II (Kannada).	Do.
<i>Books for Teachers—</i>		
Do. ..	Shiksha (Kannada) ..	Shiksha Co-operative Printing Works, Mangalore.
Do. ..	Text Book of Physiology and Hygiene for Training Schools (Telugu).	Rama & Co., Ellore.
<i>Books for Teachers and Librarians—</i>		
Mrs. M. Viswanath ..	Shiksha Manjari (Shiksha) ..	Empire Press, Coimbatore.
T. S. Sastri ..	Elementary Physiology, Hygiene and First Aid (Tamil).	V. Sastri, J. S. Sastri & Sons, Madras.
Mrs. Viswanath ..	Nature Study Readers—Vol. I—Part I and II.	Do.
Do. ..	Nature Study Readers—Vol. II—Part I and II.	Do.
<i>Books for Librarians—</i>		
Harold Hanna Gidley ..	Forster's Alcohol and Life (Tamil) ..	Macmillan & Co., Ltd.
E. H. Whitehouse and Mrs. Whitehouse ..	Acquaintance with Practical Elementary Science.	Macmillan & Co., Ltd.
G. Srinivasan ..	A Junior Course of First Aid and Home Nursing (Tamil).	C. Srinivasan Sastri & Sons, Madras.
Do. ..	Children's Primer of Hygiene and First Aid, etc. for class V (Telugu).	Do.
TAMIL		
<i>Books for School use—</i>		
S. Srinivasan ..	Practical Tamil Textbook ..	S. S. Sastri, Madras.
S. Srinivasan ..	The Story of Lord Krishna ..	Chinnamangalam Press, Madras.
E. S. Srinivasan ..	Shiksha Manjari ..	Do.

Name of author or editor as given on the title page.	Name of book.	Place of publication or publisher.
TAMIL—cont.		
Suitable for School acquisition.		
A. V. Kannappa Nayadu ..	North Kathai Kothu—Part II ..	Indras Publishing House, Madras.
M. P. Kolandaivelum Pillai ..	Arakant or Anderkeri Admal ..	Salem & Co., St. Thomas' Mount.
M. Hille Yea ..	Haragatham or the Wooden Cross ..	Do.
B. Siva Raja Reddier ..	Vasanthi or the Holy Fair of Jesus ..	Do.
O. S. Venkatesan Ayyar ..	Thend: Ezhil Reader ..	T. K. Subramaniam & Sons, Kumbakonam.
S. Siva Raja Reddier ..	Seppanthan or the Cross and the Crescent ..	Salem & Co., St. Thomas' Mount.
C. Sivapalan ..	Thiruvannamthondar ..	C. Chokkavannam Naidu & Sons, Madras.
.....	Handippanna Vachanam—Uppathu Kandan ..	Raja Rao & Co., Mysore.
Peter Alayyan ..	Moral Lessons—Book II ..	St. Joseph's Orphanage Press, Chingleput.
G. Somenatharam Pillai ..	Old Stories Retold—Book I ..	R. Venkateswar & Co., Madras.
Y. Venkateswara Sairangal ..	See Rama ..	Do.
G. Somenatharam Pillai ..	Tales of Foreign Countries—Book I ..	Do.
H. Venkateswar & Co ..	Nylali ..	Amma's Press, Madras.
A. A. Badigam Ayyangar ..	History of the Moghals ..	B. Lakshminathan Pillai, Madras.
I. V. Rangaswami Ayyangar ..	Oxford Tamil Reader—First Reader (Suitable for Class II).	Oxford University Press.
Do.	Oxford Tamil Reader—Second Reader ..	Do.
K. Madurai Madhavan ..	Rama Das ..	T. V. Chelappa Sastri & Sons, Madras.
K. Thevarasathi Ayyar ..	Talalay's Two Pilgrims ..	The Indian Publishing House, Limited, Madras.
M. K. Jayaram Nayadu ..	Tolukadam ..	Do.
.....	Tuluvannamthondar Tamil Second Reader ..	F. M. Chidambaram Madhavan Nair, Madras.
N. R. Narayana Rao ..	Nylali ..	Noble Press, Triplicane.
Y. K. Narayanaiah ..	Chidambaram ..	F. Brindhan & Co., Vepery.
T. K. Govindan Vaidal ..	Santha's Reading Series—Book II for class II.	T. K. Subbiah & Sons, Triplicane.
T. N. Subrahmaniam ..	Prince of Yamaguchi ..	B. G. Paul & Co., Madras.
M. Subrahmaniam Pillai ..	Kabir Das ..	T. V. Chelappa Sastri & Sons, Madras.
K. Gopala Krishna Ayyar ..	Sri Ramanandathos ..	Amma's Press, Madras.
D. Veluchala Ayyar ..	Nalla Chaytham ..	St. Joseph's Orphanage Printing Works, Chingleput.
V. G. Srinivasanayana Sastri ..	Maha Raja Ayyar's Tamil Grammar ..	Thompson & Co., Madras.
E. M. Subrahmanya Pillai ..	Solotones from Tamil Poetry ..	Sarasathi Printing Works, Kanchi.
N. M. Venkateswami Nalliar ..	Kuzaki Vendarum Karpasantham ..	The South India India Sahitya Union Publishing Society, Ltd.
E. K. Nataraj Sarda ..	Subbala Kaval ..	V. S. Srinivasanathan Madras.
H. Thiruvannamthondar ..	Ukkirathal Vaypanthor—1—Thiruvarkkay ..	K. Thevarasathi Pillai & Co., Triplicane.
Do.	Do. 2—Athupathi ..	Do.
Do.	Do. 3—Yannanthu ..	Do.
Do.	Do. 4—Mandaram ..	Do.
H. Thiruvannamthondar ..	Ananthavilakam—Part I ..	Do.
A. Balakrishnan ..	Form and Matter ..	Noble Press, Triplicane.
B. Siva Raja Reddier ..	Santharandan or Kottavathalathondar ..	Salem & Co., St. Thomas' Mount.
I. I. Stephen ..	A Prince of Carmali Mado ..	Christian Literature Society for India.
H. P. Srin Pillai ..	Thiruvalluvar Nalagayam ..	The South India India Sahitya Union Publishing Society, Ltd.
F. M. Narayana Madhavan ..	Ganapathi ..	C. Chokkavannam Naidu & Sons, Madras.
T. A. Srinivasan Ayyar ..	Devotion ..	Do.
A. Ayyar Ayyangar ..	Wedding of Parakkal and others ..	T. K. Subramaniam Pillai, Tenali.
S. S. Aranganthanthar ..	Naypanthondar ..	Venugopal & Co., Madras.

Names of authors to whom the books are due	Names of books	Place of publication or book-seller
TAMIL.—cont.		
Books for School use—cont.		
.....	The Association Reader—Fifth Book ..	The Vetchery Publishing House, Madras, Do.
M. Srinivasakavandana Madhavay ..	Short Stories for Little Folks—First Book ..	Do.
Do.	Do. —Second Book ..	Do.
V. Srinivasanarayana Sastri ..	Savitri-Sugamam or Indirect Pk. Path ..	Madras Law Journal office, Mylapore.
A. Balakrishnan ..	Tijaya Karangan	S.P.C.K. Press, Yercaud.
Tiru Raghavachari ..	Shiva's Chintana Panasagani—Sankalpanasam in Tamil Verse ..	P. S. Ramu Aiyar & Co., Madras.
K. S. Ramaswami Sastri ..	Kalkasa	Srinivasan, Vandalurpet & Co., Madras.
.....	Manikka's Sixth Story Reader ..	Moondra & Co., Lumbini.
M. V. Venkayappa Pillai ..	Panchastotra Kavai Kalanagasam—Book I ..	Madras Publishing House, Triplicane.
Do.	Do. —Book II ..	Do.
A. Subramaniam ..	Pandura Thamarasastri Varaleka ..	Do.
Pillai	Do.
Maragay & Co., Madras ..	Modern Model Tamil Readers—Third Book ..	Doonwan Press, Madras.
Do.	Do. —Fourth Book ..	Do.
C. Rajagopal Pillai ..	A Tamil Grammar for Lower Secondary Course ..	Do.
Books for School use and Libraries—		
.....	Tamilkural	The South India Sales & Stationery Works Publishing Society, Ltd.
S. Srinivas Rajadurai ..	Vedantamam or the Silver Grantha ..	Srinivas & Co., St. Thomas' Mount.
Books for Teachers and Libraries—		
S. Pathan ..	Compilation of Studies for Elementary Schools—Scheme of Syllabus ..	The Christian Literature Society for India.
Books for Libraries—		
A. Krishnaswami ..	Mira Bai (The Royal Saint of Rajasthan) ..	Asura Press, Madras.
Atiyas Sri Krishna Sastri ..	Jagadguram Sri Sankara Ganapaganam ..	Dr. Kandasamba Press, Kumbakonam.
K. Vyasa Rao ..	Rishi Daran	V. Rameswami Sastri & Son, Madras.
M. Mahalinga Aiyar ..	South Yakkaiya Manjeri ..	St. John's Mission Presses Book Depot, Park Town, Madras.
K. C. Sankarapillai ..	Kalamandal	P. T. Paul & Co., Triplicane.
TELUGU.		
Books for School use—		
Charall Srinivas Sastri ..	Tara Vijayala	V.L.O.M. Press, Guntur.
Durbala Yaggeswari ..	Darbala	Tenri Press, Secunderabad.
Yashwanthra Srinivas Sastri ..	Panchirudrasala	Chandrika Press, Guntur.
Srinivasanarayana ..	Rajmangam	Ramu & Co., Eluru.
.....	Krishnasanksharam	Maruti Ram & Co., Narsaraopeta.
.....	Srinivasanarayana	Do.
N. Ramachandra Sastri ..	Kalashakti Charyasamithi Kathasanksharam—Part I ..	V.R.C. Press, Vijayaputram.
Mudakshi Venkateswara Sastri ..	Partula Tyakuvarama (A Telugu Grammar) ..	Ryt Press, Tiruall.
D. Subbaram Rao ..	Sri Krishna Bhagavata	R. Venkateswar & Co., Madras.
P. V. Subba Rao ..	Thirukuvarama (A Telugu Novel) ..	P. V. Ramasiah & Son, Guntur.
K. Rangarao ..	Palk Tales	Ramu & Co., Eluru.
C. Kuppaswami ..	A Complete Grammar for Telugu ..	Venkata Rao & Co., Rayachoti.
.....	Alankara Chintanam	S. Perumamallu Choud., Madras.
Gollapoti Sri Rama Sastri ..	Seth Katha Manjari—Part II ..	Vinaya Jubilee Press, Chittoor.
S. Shankaram ..	The New Telugu Reader for the Fourth Class ..	The Christian Literature Society.
P. Bhargavarama Rao ..	Andhra Sahitya Kalpanasam—Telugu I ..	P. Srinivasan Sastri & Son, Palakota.
M. Chandraswami Sastri ..	Thakuramandala	Sharma & Co., Tiruall.

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Name of author or editor as given on the title page.	Name of book.	Name of publisher or bookshop.
BAYBERRY.		
<i>Sketchs for School use—</i> T. R. Krishnaswamy ..	South-West Fourth Reader ..	Sri Velje Press, Madras.
<i>Sketchs for School use and Laboratory—</i> P. A. Krishnaswami ..	Second Volume of Experiments—Schemes 1-370.	C. H. Narasimha Mudaliyar & Sons, Madras.
Do. ..	Second Volume of Experiments—Schemes 371-710.	Do.
Do. ..	Second Volume of Experiments—Part I.	Do.
Do. ..	Second Volume of Experiments—Part II.	Do.
Do. ..	Second Volume of Experiments—Schemes 1-710 (New Text).	Do.
Do. ..	Second Volume of Experiments—Schemes 1-710 (New Text).	Do.
Do. ..	Second Volume of Experiments—Part II.	Do.
<i>Sketchs for Laboratory—</i> Gurukulakrishna ..	Science and Laboratory ..	The Kerala Publishing House, Trichur.
<i>Krishnaswami Narayana Sastri—</i> Sastri ..	Science and Laboratory ..	C. H. & Sons, Madras.

Madras, 6th April 1927.

R. G. GRIFFIN,
Acting Director of Public Instruction.

UNIVERSITY OF MADRAS

NOTIFICATION

SIR WILLIAM WINDHAM FRASER.

It is hereby notified that Mr. M. Ramaswami, M.A., has been awarded by the Senate the Sir William Windham Prize, 1926.

It is hereby notified that Mr. M. Ramaswami, M.A., who submitted, as per regulations, three or the following subjects for the M.Sc. Degree, and which have been approved by each of the three independent judges nominated to examine the thesis, has been declared by the Senate eligible for the Degree of Master of Science:—

- (1) Indian and European Economic Periods.
- (2) The Formation of India.

Senate House, Madras,
9th April 1927.

THIRD-YEAR.

It is hereby notified that the following alterations in the regulations in English prescribed for the B.A. Degree Examination of 1928 have been made:—

Under 1928 English Paper.

Instead of P. Mook Heriwick's Essays

Read after F. Harcourt's Essays

Or Selected Essays from R. L. Stevenson edited by H. G. Richardson.

Under Two English Study Books.

Instead of Tolstoy's *War and Peace*.Read *War and Peace* by Tolstoy.

NOTICE FOR AMERICAN STUDENT AND RESIDENT IN AMERICAN LEGATION.

The time for submitting applications for the various posts in this legation has been extended up to 4 p.m. on Saturday, the 25th April 1927. For

particulars, with detailed advertisements published in the Fort St. George Gazette, Part I-B, dated the 25th November 1926.

(By order)

W. MURRAY,
Secretary.Senate House, Madras,
12th April 1927.

ANDHRA UNIVERSITY.

NOTIFICATION.

BACHELOR EXAMINATIONS, 1927.

It is hereby notified that the following will be written for the undergraduate examinations to be held by this University in September 1927:—

- (1) The Intermediate Examination in Arts and Science:

Groups	Subjects
Group I— Ancient History, Literature, Geography, Classical Mathematics, Metaphysics.	Religion, Philosophy, Rhetoric, Psychology, Zoology, Botany.

- (2) The B.A. Degree Examination:

(a) Part I—English Language and Literature and the Written Examination in Part II—Optional Groups.

Groups	Subjects
Group I— Ancient History, Literature, Geography, Classical Mathematics, Metaphysics.	Religion, Philosophy, Rhetoric, Psychology, Zoology, Botany.

- (b) Practical Examination:

(a) Group I—A (Physics): Rhetoric.

(b) Group I—B (Chemistry): Rhetoric.

B.A. DEGREE PRACTICAL EXAMINATIONS.

The following modifications in the time-table for the B.A. Degree Practical Examinations, April 1927, published on page 143, Part I-B of the Fort St. George Gazette, dated 15th March 1927, are hereby notified:—

Group 12.B.

For "Wednesday, 22nd April, 11 a.m. to 1 p.m."
and "Wednesday, 22nd April, 12 a.m. to 2 p.m."

Group 12.A.

For "Saturday, 25th April, 10 a.m. to 2 p.m."
and "Saturday, 25th April, 11 a.m. to 2 p.m."

(By order)

C. D. S. CHETTY,
Registrar.

Senate House, Riverside,
12th April 1937.

MADRAS MEDICAL COLLEGE.

REGULATIONS, 1937-1938.

The Academic Session of the Madras Medical College will commence on Friday the 2nd July 1937.

A.—M.B. B.S. Class.

1. The following are eligible for admission into the M.B. B.S. Class:

(a) Graduates in Science and medicine who have passed the Intermediate Examination in Arts and Science of the Madras University taking Groups I or II (Mathematics or Natural Sciences, Physics and Chemistry).

(b) Those who have passed an examination accepted by the Syndicate of the Madras University as equivalent thereto.

Those who have passed an examination of an University other than that of Madras must apply in time to the Registrar, University of Madras, and obtain the acceptance of the Syndicate before being admitted into the College.

2. Applicants must have completed seventeen years of age on 1st July 1937.

3. The curriculum for M.B.B.S. extends to five years.

4. The fee for male students of each year of the M.B. is Rs. 300. In the case of Physical Science graduates the fee is Rs. 125 for the first year. This includes the registration fee of Rs. 5.

Women students pay only Rs. 5 registration fee each year, tuition being free for all classes. Dullies and board are exempted from payment of the registration fee.

5. In the case of applications for the M.B., all male candidates must pay a deposit fee of Rs. 10 into the nearest Government Treasury to the credit of "K.N.E.L.—Madras Medical College M.B. Deposit Fund" and to no other head. On the presentation of this deposit fee receipt, and a stamped and addressed envelope to the Senior Assistant, Medical College, if before the 3rd June, the prescribed form of application will be posted. Women candidates can obtain the application form on sending only a stamped and addressed envelope.

6. The application forms received as above should be correctly filled in and sent to the Principal, Medical College, Madras, with the following documents attached thereto as to each line not after the 10 a.m. on Wednesday the 10th June 1937:—

(1) Qualification—Date of passing the University examination, name year, register number, group and class; (2) copy of school certificate; (3) transfer or leaving certificate if available; (4) recommendation certificate; (5) prescription from a registered medical officer (if in public service); (6) if belonging to a backward or depressed class certificate from the local authorities stating the class or caste.

NOTE.—The deposit fee paid as required in paragraph 5 above will be returned to the student on the college day prior to the start of the session. It will be returned to candidates who are selected, but will be forfeited in the case of selected candidates who do not join.

7. Applications defective in any way, including those which are received after 10 a.m. on the 10th June and those received from ineligible candidates will be rejected.

8. The prescribed fee should be paid immediately after receipt of selection has been received, into the nearest Government Treasury to the credit of "K.N.E.L.—Madras Medical College Fee" and to no other head and the Treasury receipt sent to this office. The Principal will be an ex-ante receipt of the fee.

9. Passed recommendations will receive no attention. As priority of applications are not considered, an application must be sent postpaid before the university examinations. Such applications will be torn up and not considered. Intimation of selection may be accepted by candidates after the third week of June. Forwarded as telegraphic remittance or other inquiries will not be attended to.

10. (a) Candidates belonging to the Village Students who are selected by the committee appointed to the Medical College, Madras, are required that their selection is subject to the condition that they will, if required, leave to join the College at Tiruppur.

(b) If a selected candidate fails to join the Medical College on or before the 31st July 1937 his seat will be forfeited and will be filled up without notice by another candidate.

11. Applications forms and papers received from candidates who are not selected will be returned to them.

12. The following subscription must be paid in cash at the Medical College office before joining the classes:

(a) An annual subscription of Rs. 4 for the Medical College Athletic Club.

(b) An annual subscription of Rs. 1 for the Medical College Association.

B.—ANATOMY CLASS.

There will be an admission of women students into the Anatomy class. This class is reserved for candidates selected as Military Pupils by the Director-General, Indian Medical Service.

C.—CHEMISTRY AND PHYSICS CLASS.

Those who have passed the Mathematics Examination or who have qualified for a Secondary School Leaving Certificate taking Physics and Chemistry as "C" group subjects for the public examination are eligible for admission. No exemption can be granted.

2. The course extends over two years. The fee for each subject of the course is Rs. 25.

3. Application for admission to this class should be sent to the Principal, Medical College, before the 10th June next. Qualification, conduct, transfer or leaving and recommendation certificates must be submitted to the application. Printed form of application to be had before 3rd June from the Senior Assistant Medical College on sending a stamped and addressed envelope.

D.—BANTANY JENNER CLASS.

The following will be admitted to the advanced course in Bantany Jenner:—

(a) Those applicants who have qualified for the I.M.S. or a higher degree of the University of Madras or for any degree in Medicine conferred by the University of Madras. There will be rights to

appear for the B.S. Degree Examination after completing the course. The fee for the course which extends to one month is Rs. 150. No deposit fee is required.

(3) Those who possess the I.M.P. Diploma or its equivalent or any recognized higher qualification. Such applicants are not however eligible for the B.S. Degree Examination but are entitled to sit the course with a view to obtaining the certificate of Medical Officers of Health. The fee for the course is Rs. 150. No deposit fee is required. The course which is exactly the same as that for the B.S. Degree extends over six months. The fee for the first examination for the Health Officer's certificate is Rs. 50.

2. The fee for the course must be paid into Government treasury to the credit of "XXI Medical—Madras Medical College Fee" and to no other bank before joining class and that for the first examination into the College after the first day of January.

O. A. F. HUNTER,
Acting Principal.

Medical College, Madras,
12th April 1927.

RULES FOR ADMISSION INTO THE CEDED DISTRICT COLLEGE, ANANTAPUR.

I. Applicants for admission into the Ceded District College should be sent in season as possible after the results of the Public Examination (Secondary School Leaving Certificate Examination) and Intermediate Examination are known. No preliminary applications before these results are announced will be registered.

II. First year class.—With his application for admission, a student should submit (1) the certificate called for in rule IV and (2) his Secondary School Leaving Certificate or a modified extract therefrom. An application with any other certificate should state the class of the certificate and the subject to which it relates. Applicants must show satisfactory high proficiency in English, Vernacular Composition (or Translation) and at least two of the subjects in the group which he proposes to take up.

In group I, and in group III the college provides for the following subdivisions only:—

(a) Ancient History.

(b) Modern History or Indian History.

(c) Logic or Sanskrit or Telugu or Kannada or Urdu.

III. Third year class.—Students will be selected on the basis of the Intermediate Examination.

The college is affiliated in the following groups of the B.A.:—

Group I Mathematics.

= V History.

= VI Telugu or Sanskrit.

IV. Applicants for admission should supply the following particulars in a tabular form:—(1) Name and date of birth according to the Christian era; (2) Caste or sub-caste, according to the census of the community; (3) School or college in which the applicant studied during 1925-26 together with the results of his examination; (4) The regular studies on the Matriculation, Secondary School Leaving Certificate, or Intermediate Examination; (5) The class in the college which he desires to join; (6) With the group he proposes to take in the year of group (4) of the 3rd year class, the previous examination chosen should be specified; (7) The year or years played; (7) Whether the applicant

desires to join the college hostel; (8) The address—naming postal town or village—which will send the applicant when the admission is made.

V. Students desiring an acknowledgment of their applications should enclose an addressed and stamped post card.

VI. Each student selected for admission will receive a post card in that effect which he should present to the Principal on the day specified on the post card.

Selected students who do not present themselves on that day without good reason previously explained will be held to have the seats provided.

In any case, the admission will be provisional and will only be confirmed after the sending of the accepted certificate.

VII. The students must necessarily live in the college hostel as is a hostel shown by the college authorities when asked upon to do so by the Principal.

M. R. KRISHNAMMA,
Acting Principal.

Ceded District College, Anantapur,
10th April 1927.

UNCLAIMED SERVICE BOOK AND RECORD OF SERVANTS.

Service book and record of servants of S. Malaya Aiyar, deceased clerk of this office, are lying unclaimed in this office for the past one year. If they are not claimed by legal heirs within one month from the date, they will be destroyed.

P. V. MADAMUNI NAIDU

Deputy Registrar of Suits, Tiruchirappalli.

Tiruchirappalli, 24th April 1927.

STAFF SELECTION BOARD.

ADVERTISEMENT OF CLERKS IN GOVERNMENT OFFICES IN THE CITY OF MADRAS.

The following conditions, which are for the qualifying examination held by the Staff Selection Board in February 1927, are desired by the Board to be eligible for appointment as clerks. The names of the candidates are arranged for each community in the order of marks obtained at the qualifying examination.

2. Clerks of departments and offices in the City of Madras are requested to report from time to time to the Secretary of the Staff Selection Board all the particulars required in paragraphs 3, 4 and 7 of G.O. No. 461, Public, dated 10th May 1923, to enable him to maintain up to date the list of candidates requiring employment. A copy of the list appended up to date can be obtained at any time by any Head of Department or Officer in the City on application to the Secretary.

3. Any candidate on the list who is offered an appointment by the Head of a Department or office is expected to reply to the offer promptly. If he is not prepared to accept the offer he should so inform the officer concerned immediately and give his reasons for his refusal. Delay in replying to an offer of appointment is regarded as inconsiderate and the name of any candidate who has taken no action on an offer of appointment will be liable to be removed from the list.

Serial number and name of applicant.	Date of birth.	Classified certificate.	Gratified certificate.	Remarks.	Address.
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POOR-REDEEMERS.

1. K. N. Krishnan (R. E.)	19-1-1928, (R. E.)	Intermediary	..	Malayalam	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
2. T. V. Subramanian	25th Sep. 1921.	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
3. K. N. Krishnan (R. E.)	19th July 1923.	S.S.L.C.	..	Malayalam	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
4. A. Subramanian	11th Oct. 1921.	Intermediary	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
5. G. Subramanian	1st Mar. 1920	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
6. P. Subramanian	2nd Apr. 1920	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
7. M. K. Subramanian (R. E.)	2nd Apr. 1921	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
8. S. Subramanian	2nd Mar. 1920	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
9. K. Subramanian	11th Aug. 1920	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
10. G. Subramanian	19th Sep. 1920	Intermediary	..	Malayalam	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
11. T. K. Subramanian	19th Sep. 1920	S.S.L.C.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
12. K. Subramanian	19th Sep. 1920	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
13. K. Subramanian	19th Sep. 1920	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
14. K. Subramanian	19th Sep. 1920	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
15. T. K. Subramanian	19th Sep. 1920	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
16. S. Subramanian	19th Sep. 1920	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.

TRADESMEN.

1. K. Subramanian	19th July 1920.	Intermediary	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
2. S. Subramanian	19th July 1920.	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
3. S. Subramanian	19th July 1920.	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
4. S. Subramanian	19th July 1920.	Intermediary	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
5. S. Subramanian	19th July 1920.	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
6. C. Subramanian	19th July 1920.	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
7. V. Subramanian	19th July 1920.	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
8. A. T. Subramanian	19th July 1920.	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
9. P. K. Subramanian	19th July 1920.	Intermediary	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
10. P. Subramanian	19th July 1920.	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.

MUHAMMADIYAH.

1. S. Subramanian	19th Sep. 1921.	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
2. S. Subramanian	14 July 1923.	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
3. Abdul Kader	14th July 1923.	Do.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.

INDIAN CHRISTIANS.

1. V. Subramanian	19th July 1921.	Intermediary	..	Malayalam	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
2. V. Subramanian	19th July 1921.	S.S.L.C.	..	Do.	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.

DEPRIVED CLASSES AND OTHERS.

1. V. Subramanian	19th July 1921.	S.S.L.C.	..	Malayalam	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.
2. V. Subramanian	19th July 1921.	Do.	..	Tamil	Ch. No. V. Kumbakonam Road, Vellore, Madras, Kumbakonam, Madras Road, Madras.

ACADEMICAL LEAVE.

The following candidates who are graduates are also declared by the Staff Selection Board to be eligible for appointment on deputation. The names of all candidates are arranged for each examination in the alphabetical order.

(Form—any candidate on the list who is absent on

appointment by the Head of a Department or Office is expected to report to the office promptly. If he is not prepared to accept the offer he should so inform the office concerned immediately and give his reasons for this refusal. Delay in making an official appointment causes great inconvenience and the names of any candidates who have taken possession of an official appointment will be liable to be removed from the list.)

Serial number and name of candidate	Date of birth.	Educational qualification.	Technical qualification.	Vocational.	Address.
-------------------------------------	----------------	----------------------------	--------------------------	-------------	----------

EXAMINERS.

1. F. Krishna Ayyar	11-3-1879 (21.3.1)	B.A.	Malapalam... Raja Sir Sankaralinga Mudaliyar's Choultry, Park Town, Madras.
2. T. Ram Rao	24th Nov. 1890. 20th Mar. 1890.	B.A.	Vengal... St. St. Sankaralingarajapada Kandi Street, Triplicane, Madras.
3. T. V. Venkateswara Ayyar	18-4-Apr. 1890.	B.A.	Malapalam... Vithalak Madras, Triplicane, Chelavaram, Madras State.

EXPERIENCED CLASS AND OTHERS.

1. P. M. Subramanian	18th Aug. 1890.	B.A.	Malapalam... No. 5, Pandey Street, Park Town, Madras.
2. K. G. Subramanian	8th Dec. 1890.	B.A.	Do... "Kannayal House", Triplicane.

(By order)

Office of the Staff Selection Board, Fort St. George,
16th April 1937.

A. BHANUMANTHA RAO,
Secretary.

SCHOLARSHIP.

The special scholarship of the monthly value of Rs. 5 awarded to the best scholar, passed Wesley College, Karpagaudi, in this office memorandum S.O. No. 10225, dated 26th March 1937, is hereby withdrawn and awarded to T. Subramanian, pupil, IV Form, Kalathi High School, Triplicane.

2. The scholarship is transferable for one year from 1st July 1938 to the first registered Correspondent monthly and in advance and is debitable to the bank of S.O. Education—Special scholarships for Ashramam—Vengal—Non-European Secondary Schools.

R. W. BATES,
District Educational Officer, Madras.

Madras, 16th April 1937.

NOTIFICATION.

The Secretary, District Secondary Education Board, Madras, hereby publishes a revised electoral roll for the constituency of Management of Girls' Schools under private management in the Madras District.

2. Any person who claims to be registered as an elector and who is not entered or is entered in an incorrect manner or with incorrect particulars and any person whose name is on these rolls and who objects to the inclusion of her own name or of the name of any other person whose name is on these rolls may prefer a claim or objection to the Secretary, District Secondary Education Board, Madras, not later than the 28th April 1937. The claims or objections should give full particulars of the qualifications claimed or of the grounds of objections to the roll and may be made and may be preferred in person or sent by post. The claims and objections received after the prescribed date shall be rejected.

Electoral roll for the Management of Girls' Schools in Madras under private management.

- (1) M.E.M. Girls' School, Vengal—Miss Jay Chinnappa (Carl R. Chinnappa), 5, Subramanian Road, Vengal, Madras.
- (2) U.P.C.M. Girls' Day School, Georgetown, U.P.C.M. Girls' Boarding House, Rayapet and U.P.C.M. Home Education Club, Madras—Mrs. H. F. Greenfield (Mr. Greenfield) Northwick, Rayapet.
- (3) St. John's Girls' High School, Rayapet—Miss A. T. Subash, St. John's Girls' High School, Rayapet.
- (4) Wesleyan Mission Girls' High School, Karpagaudi—Miss Mrs. Dorothy Hastings (A. G. Hastings), Mysore Green, Karpagaudi.
- (5) London Mission Society Girls' High School, Vengal—Miss H. A. Hastings (not known), Correspondent of the school.
- (6) National Girls' High School, Mylapore—Miss E. H. Naidu (Robert Naidu), Bernamangudi, Theosophical Society, Adyar.
- (7) C.E.M. Girls' High School, Kilgash—Mrs. M. K. Lobbey (James Lobbey), Church of Scotland Mission, Kilgash.

3. The Secretary further notifies that the members for the above constituency have to be elected.

4. Electors are requested to send in their nominations of candidates for the membership as on or not later than the 28th April.

5. (a) Electors whose names are on the electoral rolls are eligible for nomination. (b) Nominations of any candidate shall be by means of a nomination paper in the form prescribed below.

Form of nomination paper.

1. Name of candidate (or candidates) for election.
2. Name of elector and number in the electoral roll.
3. Father's or Mother's name.
4. Age.
5. Address and occupation.

6. Signature of the proposer and the number in the electoral roll.

7. Signature of the proposer and the number in the electoral roll.

Candidate's declaration.

I hereby declare that I am willing to stand for election.

Signature of candidate.

Received in the office of the District Educational Officer, Madras, on April 1927.

Signature of the District Educational Officer or other person authorized to receive.

8. If the number of candidates who are duly nominated and who have not withdrawn their candidature exceeds that of the vacancies in election shall be held.

R. W. HISS,

*Secy. to the District Schooling Education Board,
Madras and District Educational Officer, Madras.*
Madras, 18th April 1927.

VACANCY.

Applications are invited from interested Chemistry Graduates for the post of the Temporary Demonstrator in Chemistry on a salary of Rs. 45 per mensem with effect from 1st July 1927.

The application should contain the following particulars:—(1) Name, (2) Date of birth, (3) General educational qualifications with the year and date of passing the examination, (4) The year of training and the date of passing the I.T. Examination, (5) Current salary, (6) Present employment, (7) Previous experience as teacher, (8) Copies of student certificates. Applicants already in service should submit their application through the proper channel.

The applications should reach the undersigned on or before 31st June 1927 at the latest.

N. D. KRISHNAMMA,
Acting Principal.

Ceded District College, Anantapur,
18th April 1927.



SUPPLEMENT TO PART I.B

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THE FORT ST. GEORGE GAZETTE

356-363

WADSWORTH, TUESDAY EVENING, APRIL 19, 1927.

(Track 1 over)

LIST OF FOUNDATIONARY TEACHERS
CERTIFICATES COMPLETED BY THE
INSPECTRESS OF GIRLS' SCHOOLS
ORDERED DISTRICT OFFICE, BELLARY.
TODDING 2000-01

Teacher's name	Name of candidate, sex, institution in which trained and year of passing T.S.L.C. examination.
1. <u> </u>	(M) - Male (F) - Female

6. 2005年12月1日，甲企业向乙企业借入期限为3个月的借款100000元，年利率为6%。甲企业于2006年3月31日偿还该笔借款。甲企业应确认的利息费用为（ ）元。

Yuan Chang

811. P. Farwchi (P), Lady Willington Training College, Trillick, 1996.

European Council

- 118 T. Soderberg, *Sweden* (36), *Secretary, Girls' Department, 1931-1932*, *High School, Westport, 1932*.
- 119 A. J. Soderberg, *U.S.A.*, *Government Secretary, Training School for Blindness, Minneapolis, 1931*.
- 120 Mariagrell Soderberg, *Sweden* (36), *Government Secretary and Training School, Quetta, 1931*.
- 121 H. Tschernichowski (36), *Government Secretary and Training School, Singapore, 1931*.
- 122 K. Soderberg, *Sweden* (36), *Government Secretary, 1931-1932*, *1932*.
- 123 H. Soderberg, *Sweden* (36), *U.S.C.S., Girls' Secretary and Training School, Syracuse, 1931*.

ELEMENTARY SCHOOL GRADE

System Class

- | | |
|------|--|
| 1187 | Wright, James (Jr.) A.E.M., Training School for
Marines, 1947, 1954 |
| 1188 | Mullin, Reginald (Jr.) A.E.M., Training
School, England, 1952 |
| 1189 | Wright, James (Jr.) A.E.M., Training School for
Marines, 1947, 1954 |
| 1190 | Green, Joseph (Jr.) A.E.M., Training School for
Marines, 1947, 1954 |
| 1191 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1192 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1193 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1194 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1195 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1196 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1197 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1198 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1199 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |
| 1200 | Wright, James (Jr.) A.E.M., Training
School, England, 1952 |

10-10-1

Teacher's model score	Range of students, <i>n</i> , in which trained and post-training T.O. is used
1	10
2	10
3	10
4	10
5	10
6	10
7	10
8	10
9	10
10	10
11	10
12	10
13	10
14	10
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88	10
89	10
90	10
91	10
92	10
93	10
94	10
95	10
96	10
97	10
98	10
99	10
100	10

ELEMENTARY MIDDLE GRADE—400

General Clean-up

- | | |
|-------|---|
| 15109 | Vijaya Vasanthakumari (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15180 | Arundhanai Chinnappa (G), Government Training School, Bangalore, 1924. |
| 15181 | Karnal Indraprasanna (G), Government Training School for Madras, Coimbatore, 1924. |
| 15182 | Parvathi, Ramakrishnaiah (F), Staff Training School for Madras, Coimbatore, 1928. |
| 15183 | Oni Jayamma (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15184 | Kannappa Indraprasanna (F), G. Arts Training School for Madras, Coimbatore, 1923. |
| 15185 | Thiruvengadam Chinnappa (G), Training School for Madras, Coimbatore, 1928. |
| 15186 | Alim Rasoolanna (F), Government Secondary and Training School for Madras, Coimbatore, 1924. |
| 15188 | Joti Bhargavi (F), Staff Training School for Madras, Coimbatore, 1921. |
| 15192 | Vijayalakshmi Thandakrishnaiah (F), Government Training School for Madras, Coimbatore, 1924. |
| 15193 | Thiruvengadam Chinnappa (F), Staff Training School for Madras, Coimbatore, 1924. |
| 15194 | Kannappa Kothandappa (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15195 | Pillayappi Subb (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15196 | Shankarappa Thandakrishnaiah (G), Government Secondary and Training School, Coimbatore, 1919. |
| 15198 | Krishnakant Thandakappa (G), Government Training School, Coimbatore, 1925. |
| 15199 | Hari Lakshmi (F), A.R.M. Training School, Coimbatore, 1928. |
| 15201 | Karthikaiah Kumbhakaraiah (G), A.R.M. Training School for Madras, Coimbatore, 1922. |
| 15202 | Mandi Krishnakumari (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15203 | Alkali Chinnappa (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15204 | Thandakappa Manappa (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15205 | Vijayalakshmi Subramaniam (F), A.R.M. Training School for Madras, Coimbatore, 1928. |
| 15206 | Subramaniam Subramaniam (F), G.M.S. Secondary Training School for Madras, Coimbatore, 1924. |



THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 15]

MADRAS, TUESDAY EVENING, APRIL 19, 1927.

[PART, 1 CENA.

Part XX.—Miscellaneous Notifications.

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Forest	65
Public Works	65
Medical	65

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General	65
Public Administration	65
Administrative	65
Registries	65
Police	65
District	65
Board of Revenue	65
Survey	65
Forest	65
Public Works	65
Medical	65

APPOINTMENTS, LEAVE, ETC.

REGISTRATION.

Leave.—M.R.Ry. R. Srinivasanvarada Ashwara Arampal, Registrar of Assurances, Nellore, is granted leave on average pay without medical certificate for three weeks from the 20th April 1927 under rule 31 of the Fundamental Rules with permission to profit the holidays to his leave.

Posting.—M.R.Ry. K. Venkateswara Rao, Joint Sub-Registrar, Nellore, to be in charge of the Registrar's office, Nellore, during the absence of M.R.Ry. R. Srinivasanvarada Ashwara Arampal on leave or until further orders.

R. H. H. SOWER,
Deputy-Comptroller of Registration.

Nellore, 4th April 1927.

GENERAL.

No. 15. Petitions and Remissions.—(1) M.R.Ry. Palkundahalli Thevaras Kumar Venkatar Arampal, an advocate, has by setting appointment as First Additional Sub-Judge, Secunderabad, is posted to the District Munsif's Court, Tiruchirappalli, in the East Arcot District, vide Mr. A. M. R. David's order.

(2) M.R.Ry. Ramaswami Venkateswara Arampal, on promotion from his acting appointment as Sub-Judge, Tiruchirappalli, is posted to the District Munsif's Court, Tiruchirappalli, vide Mr. David's order.

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(3) M.R.Ry. Elloor Nagaiahachariam, Genl. Acting District Munsif, Nellore, on leave, will serve, with effect from 15th April 1927, in his permanent appointment.

(4) M.R.Ry. Gopalachandran Ramaswami Madhav Arampal, Acting District Munsif, Nellore, will, with effect from 15th April 1927, accept in his permanent appointment.

A. C. RAFFELL,
Secretary.

High Court, Madras.
4th April 1927.

ENGLISHMAN.

Leave.—The Rev. J. J. D. Bishop, M.A., M.B., Chaplain of St. Mark's Church, Bangalore, has been granted leave on average pay for twenty-five days from the 19th April 1927.

(By order of the Right Reverend the Bishop of Madras)

G. C. A. SMITH,

Acting Archdeacon of Madras and Bishop's Chaplain
Madras, 11th April 1927.

BOARD OF REVENUE.

Leave.—Under rules 63 and 64 (subsidiary rule 5) of the Fundamental Rules, M.R.Ry. L. Lakshminarayana, Genl. Revenue Divisional Officer, Coimbatore,

Statement showing the actual consumption and exports of raw cotton in the Madras Presidency for the week ending 8th April 1937.
(Note.—All figures are in bales of 400 lb. each.)

Variety of cotton.	For the entire preceding week of the previous year.		For the current week.		Total from 26th January to the corresponding week of the previous year.		For the current year : from 26th January 1937 to date.	
	Bales of 400 lb. each.	Net exports by sea.	Bales of 400 lb. each.	Net exports by sea.	Bales of 400 lb. each.	Net exports by sea.	Bales of 400 lb. each.	Net exports by sea.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Timanylia	434		3,400	353	3,839	1,891	16,324	808
Palmer	60	1,117	204	175	379	1,316	4,462	175
Chandolia	1,281		7,504	703	8,207	8,415	26,804	8,965
Perforated Western	169		106	51	165	4,791	2,893	8,824
Combed	2	410	7	30	37	18	14,728	2,517
Unbleached cotton	496		109	—	595	14,610	12,702	—
Total	3,982	1,527	8,126	513	8,639	29,355	47,213	—
							2,348	36,413

- (a) Figures supplied to the corresponding week of previous year by direct sales.
(b) Figures supplied to the current week by direct sales.
(c) Exports by sea in the current week—Palmer—Western and Timanylia; Chandolia; Combed—HS; Timanylia—HS; Combed—HS and HS; Chandolia HS; Malabar—HS.
(d) Exports by sea in the current week—Palmer HS (from Karachi).
(e) Includes 2 bales not reported before.
(f) Includes not reported.

Quantity of cotton pressed in the spinning factories and of rapeseed cotton seed at spinning mills in the Madras Presidency during the week ending 8th April 1937.

(Note.—All figures are in bales of 400 lb. each.)

Variety of cotton.	In the previous year.				In the current year.			
	Quantity pressed in week ending 8th April 1936.	Quantity pressed from 26th January 1936 to 8th April 1936.	Quantity pressed from 8th April 1936 to 8th April 1937.	Quantity pressed from 8th April 1937 to 8th April 1938.	Quantity pressed in week ending 8th April 1937.	Quantity pressed from 26th January 1937 to 8th April 1937.	Quantity pressed from 8th April 1937 to 8th April 1938.	Quantity pressed from 8th April 1938 to 8th April 1939.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Timanylia	1,388	5,218	418	2,275	6,418	16,691	5,775	49,517
Palmer	147	608	110	5,514	510	2,115	2,471	123,108
Chandolia	4,711	20,022	2,718	15,116	2,812	104,061	8,120	16,790
Perforated Western	8,811	14,168	81	13,448	8,472	27,200	30	70,548
Combed	952	8,122	28	8,544	814	5,690	18	2,712
Unbleached cotton
Total	10,706	41,882	8,110	65,375	19,211	40,832	7,914	64,614
								140,608

- (a) Includes 21 bales not reported before.

Statement of cotton pressed in the Madras Presidency for the week ending 8th April 1937.
[Section 5 (1) of the Cotton Ginning and Pressing Factories Act, 1933.]

Variety of cotton.	Quantity of cotton pressed			
	During the week.	During the corresponding week last year.	From 26th January 1937.	During the corresponding week last year.
(1)	(2)	(3)	(4)	(5)
Timanylia	4,128	2,345	29,012	2,118
Palmer	418	310	9,778	88
Chandolia	2,007	4,548	102,107	20,890
Perforated Western	8,112	4,164	25,448	28,131
Combed	400	100	2,519	4,014
Total	15,065	11,467	69,316	35,149

- (a) Includes 21 bales not reported before.

Madras, 14th April 1937.

ANNUAL CROP OF RICE—SOUTH OF FINAL REPORT

(On an average of the five years ending 1924-25, the area under paddy in the Madras Presidency has increased 12.5 per cent of the total area under paddy in India.)

The area sown with paddy in 1924-25 (estimated) at 850,000 acres as against the estimate of 795,100 acres made on the same date last year. The better estimate recorded the actually recorded area of 795,100 acres by 4.7 per cent. The estimate this year is 11.5 per cent below last year's estimate. The area in an average year is estimated at 794,800 acres.

2, 507,600 acres have been reported as sown since the date of the previous harvest, issued in January. These late sowings were mainly on wet lands in the Coimbatore, Coimbatore, and the South where paddy was sown as a second crop after paddy.

3. There has been a fairly general reduction in area in the Coimbatore, Coimbatore, and Central districts owing solely to the scanty rainfall at sowing time for the main crop. The greatest reduction in area is found in East Godavari, West Godavari, Chingleput, South Arcot, North Arcot, and Salem where

the area has fallen from 322,500 acres to 165,500 acres. In Bellary and Anantapur, the area has increased from 30,000 acres to 40,100 acres owing to good sowing rain in June. There has been an increase in area in the South where the late crop was grown on a larger area as there was not enough water for raising paddy; the crop was also grown on the black middle soils, taking advantage of the unusually heavy rains in February and March.

The main crop has been harvested except in the South. The yield was slightly above average on the West Coast and normal on Anantapur, Chingleput, Coimbatore, Tanjore, and Tirunelveli. The heavy rainfall has brought in the other districts, especially in East Godavari, West Godavari, Bellary, and Nellore. The condition of the late sown crop is generally fair.

The normal return for the Presidency works out to 85 per cent as against 70 per cent in the previous year. On this basis, the crop of 1924-25 is estimated at 28,500 tons as against 165,500 tons in the previous year and an average yield of 34.754 tons.

4. Details by District are given below.

[Area in hundreds of acres, i.e., 100 being equal; yield in hundreds of tons, i.e., 100 being equal.]

District and group	Extents of area sown up to the end of		Area sown in 1924-25 according to the Census Department	Increase (+) or decrease (-) of the area in 1924-25 compared with the area in 1923-24 (in thousands of acres)	Percentage of the estimated yield per acre in the current year as compared with the normal yield per acre	Estimated yield of the area sown in		Increase (+) or decrease (-) of the yield in 1924-25 compared with the yield in 1923-24 (in thousands of tons)	District and group
	Dec. 1923.	Mar. 1924.				1923-25.	1924-25.		
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
Madras ..	408	408	408	—	85	100	100	—	Madras
Anantapur ..	210.5	145.0	145.0	— 65.5	85	12.5	12.5	—	Anantapur
East Godavari ..	45.0	10.0	10.0	— 35.0	85	0.7	0.7	—	East Godavari
West Godavari ..	12.0	12.0	12.0	—	85	0.3	0.3	—	West Godavari
Chingleput ..	8.0	8.0	8.0	—	85	1.0	1.0	—	Chingleput
Coimbatore ..	9	9	9	—	85	1	1	—	Coimbatore
Total, Madras ..	222.5	222.5	222.5	— 78.0	85	22.5	22.5	— 18.7	Total, Madras
Central ..	3.4	3.4	3.4	—	85	0.1	0.1	—	Central
Bellary ..	15.0	15.0	15.0	—	85	1.0	1.0	—	Bellary
South Arcot ..	20.0	20.0	20.0	—	85	1.0	1.0	—	South Arcot
Chingleput ..	1	1	1	—	85	0.1	0.1	—	Chingleput
Total, Central ..	48.4	48.4	48.4	— 25.4	85	3.1	3.1	— 2.4	Total, Central
Nellore ..	1.0	1.0	1.0	—	85	0.1	0.1	—	Nellore
Chingleput ..	1.0	1.0	1.0	—	85	0.1	0.1	—	Chingleput
South Arcot ..	1.0	1.0	1.0	—	85	0.1	0.1	—	South Arcot
Total, Coimbatore ..	16.0	16.0	16.0	— 39.0	85	0.3	0.3	— 4.5	Total, Coimbatore
Chingleput ..	2.0	2.0	2.0	—	85	0.1	0.1	—	Chingleput
South Arcot ..	4.0	4.0	4.0	—	85	0.2	0.2	—	South Arcot
Bellary ..	2.0	2.0	2.0	—	85	0.1	0.1	—	Bellary
Chingleput ..	2.0	2.0	2.0	—	85	0.1	0.1	—	Chingleput
Tanjore ..	2.0	2.0	2.0	—	85	0.1	0.1	—	Tanjore
Total, Central ..	158.0	158.0	158.0	— 32.0	85	24.7	24.7	— 4.5	Total, Central
Tanjore ..	5.0	5.0	5.0	—	100	3.0	3.0	—	Tanjore
Bellary ..	10.0	10.0	10.0	—	100	1.1	1.1	—	Bellary
South Arcot ..	8.0	8.0	8.0	—	100	1.0	1.0	—	South Arcot
Chingleput ..	1.0	1.0	1.0	—	100	0.1	0.1	—	Chingleput
Total, South ..	24.0	24.0	24.0	— 12.0	100	1.2	1.2	— 1.5	Total, South
Bellary ..	11.0	11.0	11.0	—	100	0.5	0.5	—	Bellary
South Arcot ..	4.0	4.0	4.0	—	100	0.2	0.2	—	South Arcot
Total, West Coast ..	25.0	25.0	25.0	— 4	100	1.0	1.0	— 1	Total, West Coast
Grand Total ..	450.0	450.0	450.0	— 112.0	81	30.5	30.5	— 25.7	Grand Total

Madras, 12th April 1927.

COTTON CROP OF 1936-37—FIFTH OR FINAL REPORT.

[On an average of the five years ending 1934-35, the area under cotton in the Madras Presidency has represented 10·5 per cent of the total area under cotton in India.]

The area sown with cotton in the Madras Presidency in 1936-37 is estimated at 2,332,000 acres against 2,470,500 acres in the February forecast report. The main increases were in Coimbatore (11,000 acres), Ramanath (11,500 acres), and Tinnevely (32,100 acres).

The present estimate for the Presidency represents a reduction of 10 per cent from the total area of 2,500,000 acres in 1935-36.

2. In the South, harvesting of both commenced a month earlier than usual; the first pickings began about the middle of February, in the Central districts, the first pickings began in March. In the Deccan, the pickings of the August or late crop commenced about the middle of January 1937 and

came to a close by the end of March. Pickings are almost over in the Coimbatore tract.

In Ramanath and Tinnevely, the rains in February and March damaged part of the crop which was in the process of maturing or picking. The crops in however very satisfactory. The rains were beneficial in the late sown crop in the South of the tract. The quality of the crop in the other districts is satisfactory especially in Coimbatore.

The crop was generally free from disease but was affected by prolonged drought in most districts during the major portion of the growing and maturing stages. The Deccan districts, Chingle and Nellore suffered the most.

The seasonal index for the Presidency works out to 82 per cent of the average as against 63 per cent last year. The figures reported here at the latest reported at recent years. On this basis, the yield works out at 480,000 bales of 250 against 552,000 bales in the previous year, a decrease of 10 per cent and against an average of 467,000 bales.

3. The estimated area and yield under the several varieties are given below:—

[Area in hundreds of acres; yield in hundreds of bales of 450 lb. Net.]

Variety.	Area in		Yield (bales)	
	1936-1937.	1935-1936.	1936-1937.	1935-1936.
(1)	(2)	(3)	(4)	(5)
Indicated Coimbatore	107·8	218·8	31·7	118·5
Very Coimbatore	182·5	317·8	23·3	45·8
Total, Coimbatore	290·3	536·6	55·0	164·3
Tinnevely(a)	810·2	758·8	147·6	205·8
Belur(b)	180·2	260·8	21·7	31·8
Ramanath and Wodeyar	1,472·8	1,211·8	31·8	160·2
Chingle	120·2	277·8	32·8	47·8
Others	30·2	22·2	2·2	3·2

(a) Includes apoor, Kumbakonam, and other minor cotton in the South.

(b) Includes Kumbakonam in Coimbatore, apoor, wodeyar, and Belur.

4. The table below gives the final information concerning the crop of 1936-37.

[Figures in hundreds of bales of 450 lb. Net.]

Particulars.	South.		Deccan.	East of the Presidency.	Total.
	Tinnevely and Belur.	Coimbatore.	Tinnevely and Wodeyar (a).	Coimbatore and Chingle.	
(1)	(2)	(3)	(4)	(5)	(6)
(1) Final of gross plus loss cotton received at mills in 1936-37	317·8	(a) 148·8	31·8	47·8	497·8
(2) Estimated balance of old crop present in 1936-37	— 1·8	30	— 2·8	— 3·8	— 8·8
(3) Add balance of crop not brought to market in 1936-37	+ 1·8	+ 3·2	+ 2·8	+ 3·8	+ 9·2
(4) Estimated surplus of August and late cotton from other parts in 1936-37	30	— 8	— 3·8	— 3·8	— 7·8
(5) Add surplus of August and late cotton from other parts in 1936-37	32	31	+ 3·8	+ 3	+ 5·8
(6) Add estimate of sales balance corresponding in 1936-37	+ 5·0	37	+ 3·8	+ 4·8	+ 16·8
(7) Total crop of 1936-37	189·2	247·8	101·8	68·2	477·8
(8) Total as estimated in April 1936	200·2	277·8	120·8	51·8	550·8
(9) Total as estimated in the current and crop report	(a) 211·8	277·8	120·8	68·2	589·8

(a) Includes 2,200 bales of Coimbatore grown and present in the Deccan.

(b) This figure should be reduced by about 25,000 bales, in the figures of area reported for Kumbakonam, which of the Tinnevely districts for 1936-37 were lost.

Notes.—(1) Area (1) — The entire annual return to the crop of 1936-37, the only crop in the Deccan, however, a generally more into the market from December to each year. The figures are taken from the weekly returns furnished by mills and houses.

(2) Area (2) to (6) — The figures have been arrived at by consultation with export firms dealing in cotton.

a. Detailed figures by districts and varieties are given in the seasonal statement.

[Less in hundreds of acres, d.a., 00 being omitted] [Field in hundreds of acres of 400 ft. d.a., 00 being omitted]

(d) Institute Egyptian, Iraqi, and related country action in Hadya, Hammah, and Timgad.

(c) Statistics Emergency in Cambodia, Uppsala, Sweden, and Helsinki

Statement 12

[Area is hundreds of acres, i.e., 40 being omitted.]

District.	Area under irrigated cultivable areas.	Area under unirrigated crops.						Totals.
		Cereals.	Oil seeds.	Wheat barley.	Grassland.	Other.		
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
South Area	101	3	4	7	South Area ..	
Cuttack	3	Cuttack	
North Area	2	12	3	North Area ..	
Bhubaneswar	17.5	11.9	1.9	8.9	..	81.2	Bhubaneswar ..	
Cuttack	10.2	10.5	10.7	211.8	Cuttack	
Trichinopoly	10.5	44.0	Trichinopoly ..	
..	3.2	1.9	
.. .. .	27.6	11.8	10.7	145.0	
.. .. .	11.6	1.8	101.8	116.8	
.. .. .	8.1	9.9	101.5	104.5	
..	8	
..	2	
South Area	South Area ..	
Total	118.7	102.5	20.5	10.5	80.5	515.4		

not included in a more subtle integral representation.

(F) Nachlasses 10% Erbschaftsteuer des Wertes nach

Madras, 11th April 1937.

R. D. ANSTEAD,
Director of Agriculture

TREASURE TRAIL

It is hereby notified under section 2 of the Transient Traders Act VI of 1978 that in December 1986, the aforementioned business was found in S. No. 77 of Bhatnagar village, Gudiyasam taluk, North Arcot District.—

Description		ac.
Whole silver reserve (1835)	..	66
Do. (1840)	..	263
Do. (1835 or 1840)	..	1
	Total	311

2. All persons claiming the said treasure or any part thereof are required to appear in person or by duly authorized agent before the Collector of North Aroostook at his headquarters in Yellowville, N. B., on the 2nd day of September 1927 to prove their claim.

North Area Collector's Office,
Feb. April 1927.

It is hereby notified under section 5 of the Indian Treasure-Trove Act II of 1873 that on 15th May 1920 the undermentioned treasure was found in the wall of a house in Bala Kuan street, Vellore town, North Arcot District:—

Description.		No.	A. P.
Three big gold coins each weighing 14	averages	91	8 8
Two small gold coins each weighing	1/2 average	13	10 0
One small gold coin weighing about 1/2	average	19	5 5
Two silver coins each weighing one	ounce	1	4 0
Total		124	5 3

2. All persons claiming the said treasure or any part thereof are required to appear in person or by duly authorized agent before the Collector of North

Arrested at his bungalow in Vellore at 11 a.m. on the 27th day of August 1931 to secure their claim.

表 10 聖地牙哥府人口

North Area Collector's Office,
11th March 1977.

It is hereby notified under section 8 of Act VI of 1878 that on or about 1st October 1920 the undermentioned treasures, viz., gold and silver jewels valued at Rs. 22-0-0 were found by (1) Radha Kaverian, son of Pujari Kaverian, (2) Pappayyan, son of Chinnai Kaverian, (3) Venkayya Kaverian, son of Karappa Kaverian, and (4) Sundrappa Kaverian, son of Thammai Kaverian in S. No. 51 of Ertumkhal village of Thammampatti taluk belonging to Madhavakudi, also Thammam.—

Name of treasure.		No. A. R.
Seven silver hollow bangles,	..	2 4 0
Two silver Thibastis	..	4 0 0
One silver ring	..	0 2 0
One silver ring	..	0 2 0
Two gold Tashi with a image of		
" " " "	..	8 4 0
One gold Thibastis ordinary	..	2 8 0
One gold earrings (male)	..	1 0 0
Five gold earrings (female)	..	6 0 0
One gold wire necklace	..	2 0 0
One silver earring	..	1 4 0
Total	..	25 4

2. All persons claiming the above treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Salem at his office at Hooper Castle, Form at 11 a. m. on the 16th August 1927 when the matter will be argued into and determined according to law.

F. L. EMBERTON,
Collector

Salem Collector's Office,
1st April 1927.

17050 HEALTH DEPARTMENT

Visit Statistics of the Municipal Towns of the Madras Presidency for the week ending 15th March, 1927

[illegible]* *Notatus* spp. retained

Abstract returns of attacks and deaths of epidemic disease in the Presidency of Madras during the week ending 26th March 1937.

Name of the District.	Name of the (year) and of the principal town.	Chetumal.		Progreso.		Fajon.		Belizian River.	
		Atlatla.	Tucula.	Atlatla.	Tucula.	Atlatla.	Tucula.	Atlatla.	Tucula.
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Tampabay	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen, Est.	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen, West	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11	11	11	11	11	11
Total		11	11	11	11	11	11	11	11
Carmen	Chetumal	11	11	11	11	11	11	11	11
	Chetumal	11	11	11					

Name of the District.	Name of each freehold and municipal town.	Cotton.		Sisal-pine.		Pine-apple.		Sisal-pine-apple.	
		Acres.	Quanta.	Acres.	Quanta.	Acres.	Quanta.	Acres.	Quanta.
Belize.	San Antonio
	San Jose
	San Mateo
	San Pedro
	San Rafael
	San Mateo M.T.
Total ..		100	10	5	5	5	5
Belize.	Ameyal
	Ameyal
	Ameyal
	Ameyal
	Ameyal
	Ameyal M.T.
Total ..		60	10	10	10	10	10
Belize.	San Jose
	San Jose
Total ..		6	1	6	1
Belize.	San Jose
	San Jose
Total
Belize.	San Jose
	San Jose
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Belize.	San Jose
	San Jose
Total

CHANGE OF HEADQUARTERS.

It is hereby notified for the information of the public that the headquarters of Madras High Court is changed to Bangalore and henceforth it is to be known as Bangalore High Court.

J. A. MASTER,
District Court Officer, Bangalore,
Bangalore, 21st March 1927.

JUDICIAL NOTIFICATIONS.

NOTIFICATIONS.

Under the provisions of section 122 of the Code of Civil Procedure, 1908, the following amendments to the Code of Civil Procedure, 1908, are published for the information of all persons interested and it is hereby notified that the said amendments as well as any objections or suggestions regarding them which may be received from any person interested in the matter, will be taken into consideration by the High Court on or after the 15th May 1927:—

I. *Order* the existing rule 25 and substitute the following in lieu thereof:—
“Rule 25.—“A party, or pleader filing any proceedings, or as demanded in writing, furnish any other party with a copy of the proceedings, upon payment thereof at the rate of one anna for every hundred words of a manuscript, or at double the rate, if the copy is typed or printed, four figures being calculated as one word. Provided that one copy of a written statement, and of a memorandum of appeal or of objection and, where a written statement of a claim has been presented for service on a defendant, one copy of the plaint shall, on the day demanded, be furnished free of charge to each party appearing by a separate pleader.”

II. *Order* the existing rule 189 and substitute the following in lieu thereof:—

“Rule 189.—“Each party shall, within three days from the date of a judgment or order or such further period as may be allowed by the court, bring into court the certificate in the preceding rule mentioned and a statement in the form contained in Appendix D, Form No. 1 and 2 and Appendix G Form No. 9, Civil Procedure Code, and signed by him or his pleader, if any, of the facts and expenses incurred by him and may include therein the costs of preparation of process, the costs of production of any public record, of making or getting copies of documents, application or affidavit in which the rules are required to be used on the opposite party, of search for documents and of obtaining necessary certificates wherever such certificates are required to be produced and of any adjournment or supplementary application allowed to him and shall give credit for any costs allowed to his opponent and shall state the total amount claimed by him. The said statement shall be checked by the officer of the court who shall enter therein the same, if any, disallowed and the total amount allowed by him and shall sign the same. If any party makes default in filing the said statement, the officer of the court shall prepare and sign a statement of the amount of the certificate for, if any, and the officer for as fixed by the Judge allowable to the said party. Every party shall be entitled to inspect and take a copy of the said statement. Unless the court otherwise orders, no allowance shall be made for the cost of or omission to, any party to file the statement of any pleading.”

High Court, Madras,
24th March 1927.

Under section 122 of the Code of Civil Procedure, 1908, the following amendments to the Code of Civil Procedure, 1908, are published for the information

of all persons interested; and it is hereby notified that the proposed amendments as well as objections or suggestions thereon that may be received from persons interested in the matter will be taken into consideration by the High Court on or after the 15th May 1927:—

I. *Order* the existing rule (1) of rule 182 and rule 189, II. *Order* the existing rule (2) of rule (1) of rule 182 and rule (3) thereof.

III. *Order* the existing rule 189:—

“Rule 189.—“If the provisions of the Code and these rules have been complied with and the production of such is approved by the Judge, the application shall then be adjourned to a fixed day and the applicant shall, within two days or such other period as may be fixed by the Judge, bring into court the certificate for the production. The certificate for the certificate shall be paid a week before the date fixed for the certificate and the certificate shall then issue. In case of default, the court may adjourn the application to a fixed day, or may dismiss the application.”

A. C. HANFELL,
High Court, Madras,
2nd April 1927.

UNCLAIMED DEPOSIT.

Notice is hereby given that the following articles deposited in this Court and remaining unclaimed for a period of three years will under rule 58 (b) of the Monetary Rules of this Court, be sold by public auction on Wednesday the 27th April 1927. In default of claims being proved to the satisfaction of the Court the said proceeds will be credited to Unclaimed Deposits:—

Serial No.	Date, month and day	Ref. No.	Balance of deposit	Estimated value
19	4th March 1920	208-20	One Gold Bangle.	Rs. 25

T. RANKUNNI,
Clerk.
Court of Small Causes, Madras,
24th April 1927.

ADJOURNMENT OF COURT.

In partial modification of the notification of this Court, dated 14th February 1927, published at page 575, Part II of the Fort St. George Gazette, dated 1st March 1927, it is hereby notified that the District Munsif's Court of Tiruchirappalli will be closed for the annual recess for six weeks from Monday the 26th May to Saturday the 18th June 1927, inclusive.

K. SUNDARAM CRETTY,
District Judge,
Tiruchirappalli, 12th April 1927.

INSOLVENCY PETITIONS.

I.A. No. 234 of 1927, DISTRICT COURT, BELLARY—
No. 13 of 1925, SUB-COURT, BELLARY.
Chandi Chappala—Petitioner (Respondent).

Notice is hereby given that the undersigned above named has put in a petition in this Court praying that he may be discharged under section 41 of the Provincial Insolvency Act V of 1920 and that the hearing of the petition is fixed for the 1st day of July 1927.

N. BALARAMANAS,
Acting District Judge,
Bellary, 24th April 1927.

No. 22 of 1924, District Court, Ceylon—
No. 22 of 1924, District Court, Ceylon.

R. Krishnamoorthy—*Plaintiff*.
Hassan Chettai & Co. and others—*Defendants*.

Notice is hereby given that the order of adjournment passed on 1st November 1926 by the Official Receiver, Ceylon, was annulled by an order of this Court, dated 2nd April 1927.

R. WADSWORTH,
District Judge.

Colingwood, 26th April 1927.

No. 2 of 1927, District Court, East Ceylon.
Yeh-jell Gungaroon—*Plaintiff* (*Defendant*).

Kern, Shamsuddin and others—*Defendants* (*Defendants*).

Notice is hereby given that the above-named plaintiff has given a notice dated 15th March 1927 under section 33 of Act V of 1920 for adjournment in or in respect of and that the said petition is posted to 27th April 1927 for hearing. Any person wishing to oppose the same may appear in this Court either in person or by pleader at 11 a.m. on the said 27th day of April 1927.

MIR AMIR-UD-DIN,
Acting District Judge.

Bapthamsey, 26th April 1927.

No. 21 of 1927, District Court, Bataia.

Srinivasan Modali and others—*Plaintiffs*.
Kandasami Modali, son of Arangan Modali, at Salem—*Defendant*.

Notice is hereby given that the above-named plaintiff has applied to this Court praying that the respondent may be adjudged an insolvent. The petition stands posted to the 27th day of June 1927 for hearing.

No. 25 of 1927, District Court, Bataia.
Marjunda Chetti, son of Rangappa Chetti, at Hove—*Plaintiff* (*Defendant*).

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named plaintiff's petition will be heard on 4th July 1927.

R. H. COURTNEY,
District Judge.

Bataia, 26th April 1927.

No. 26 of 1926, District Court, Bataia.

Yung Vachia Hoo, son of Vachia Subbanyudu, Bhatman and under of Thall—*Plaintiff* (*Defendant*).
Jiral Dhanraj and others—*Defendants* (*Defendants*).

Notice is hereby given under section 33 of Act V of 1920 that the above-named plaintiff has been adjudged insolvent by an order of this Court, dated 28th day of March 1927 and that the said petition may prove their claim before the Official Receiver, Bataia. Time for discharge one year from 28th March 1927.

A. R. KRISHNAMOORTHY AYYAR,
Principal Subordinate Judge.

Bapthamsey, 26th April 1927.

No. 27 of 1927, District Court, Bataia.

Gudrall, Khandraya, son of Subbanyudu, Gudrall, Khandraya and Gudrall, Khandraya, son of Khandraya, Vora, Bhatman of Khandraya, Gudrall, Khandraya and others—*Plaintiffs* (*Defendants*).

Notice is hereby given that the above-named plaintiff has applied to this Court to adjudge him an insolvent and the said petition is posted to the 27th day of June 1927 for hearing. Any person wishing to oppose the same may appear in person or by pleader at 11 a.m. on the said day.

Notice is hereby given under section 33 (2) of Act V of 1920 that the above-named plaintiff has filed an application in this Court praying that they may be adjudged an insolvent and that the said petition stands posted to 27th June 1927 for hearing.

K. NARAYANAM PANGULI,
Additional Subordinate Judge.

Bapthamsey, 26th April 1927.

No. 28 of 1926, District Court, Bataia.
Prasanna Lakshminarayana—*Plaintiff* (*Defendant*).

Marjunda Chetti and others—*Defendants* (*Defendants*).

Notice is hereby given under section 33 of the Provincial Insolvency Act V of 1920 that the above-named plaintiff was adjudged insolvent by this Court on 15th March 1927 and that one year's time was given to him to apply for discharge from that date. All creditors should prove their claims before the Official Receiver, Bataia, to whom the records were sent within the time to be fixed by him.

C. V. SAMPATH ATTANAYAK,
Subordinate Judge.

Bataia, 26th April 1927.

No. 2 of 1927—L.A. No. 226 of 1927,
District Court, Bataia.

Devadas Vachia Narayana and Devadas Vachia, Gudrall, Khandraya and others—*Plaintiffs* (*Defendants*).

Notice is hereby given under the same and title of Subbanyudu Modali and others—*Defendants* (*Defendants*).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1920 that the above-named plaintiff has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th July 1927 for hearing. All creditors wishing to oppose the same may appear before this Court in person or by pleader at that day at 11 a.m.

No. 2 of 1927, District Court, Bataia.
Devadas Vachia Narayana—*Plaintiff* (*Defendant*).

Devadas Vachia Narayana and others—*Defendants* (*Defendants*).

Notice is hereby given under section 16 of the Provincial Insolvency Act V of 1920 that the above-named plaintiff has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th July 1927 for hearing.

C. NARAYANASWAMI,
Acting Subordinate Judge.

Bataia, 26th April 1927.

No. 23 of 1926, District Court, Bataia.

R. R. M. A. Rangaswami Chettiar, Khandraya, Gudrall, Khandraya and others—*Plaintiffs* (*Defendants*).

M. K. R. M. Rangaswami Chettiar and others—*Defendants* (*Defendants*).

Notice is hereby given that the above-named plaintiff has applied to this Court to adjudge him an insolvent and the said petition is posted to the 27th day of June 1927 for hearing. Any person wishing to oppose the same may appear in person or by pleader at 11 a.m. on the said day.

M. R. SANKARA AYYAR,
Acting Subordinate Judge.

Bataia, 26th April 1927.

No. 8 of 1924 (N.P. No. 187 of 1927), *Suo-Causa*, *Durreson*.

C. S. Nageswami Ayyar, son of Srinivasa Ayyar, residing at Dindigul, Madras District, now at 13 B, Shumacoda Road, Bangalore, Calcutta—*Petitioner* (AM Judgment).

A. Rangaswami Ayyar—*Private Creditor*.
K. L. Lakshmana Ayyar and others—*Form Creditors*.
Notice is hereby given under section 16 of Act V of 1920 that the Court has fixed the 15th day of June 1927 for the consideration of a scheme of compromise as submitted by the said insolvent in the above insolvency petition.

No. 8 of 1924 (N.P. No. 184 of 1927),
Suo-Causa, *Durreson*.

P. R. Narayana Ayyar, son of P. S. Ramaswami Ayyar, Dindigul, formerly *debtor*—*Petitioner* and *2nd creditor*.

A. S. Kuppuswami Ayyar and others—*Private creditors* of 1st *creditor*.

E. L. Lakshmana Ayyar and others—*Partnership creditors* of 1st *creditor*.

Notice is hereby given under section 16 of Act V of 1920 that the Court has fixed the 15th day of June 1927 for the consideration of a scheme of compromise submitted by the said insolvent in the above insolvency petition.

No. 9 of 1927, *Suo-Causa*, *Durreson*.

Perumal Aari, son of Chinnaswami Aari, at Keralavilagam, Periyakulam taluk—*Petitioner* (*Debtor*).

P. L. M. S. Chellappa Chettiar and others—*Creditors*.

Notice under section 16 (1) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court for being declared an insolvent and the petition is posted to be heard on 1st July 1927 for hearing.

No. 22 of 1927, *Suo-Causa*, *Durreson*.

T. E. M. T. S. T. Vallabha Chettiar, through his agent, S. Narayana Ayyar—*Petitioner* (*Debtor*).

Kandappa Pillai, son of Andappa Pillai at Alaghi-ayyankuppam, haram of Nellikunnavadi village, Dindigul taluk and Palaniswami Kandaswami, son of Kandi. Thammayya Kandaswami, at Chelapakkudi, haram of Alibara, Dindigul taluk—*Respondents* (*Debtors*).

Notice is hereby given that the above-named petitioner has applied to this Court under section 16 (1) and 18 (1) of Act V of 1920 to adjudge the respondents as insolvents and the petition stands posted to be heard on 15th July 1927 for hearing.

E. A. KRISHNA AYYAR,
Acting Solicitors Judge.

Dindigul, 30th April 1927.

No. 3 of 1927, *Suo-Causa*, *Kannara*.

Rajyal Mahalinga, Pillay's son, aged 28, trader, Coimbatore—*Petitioner*.

The above petitioner was adjudged insolvent by an order of this Court dated 21st March 1927. On 21st March 1927 he was in possession of the Official Receiver, Kannara, within three months. Time for applying for discharge, one year.

No. 3 of 1927, *Suo-Causa*, *Kannara*.

Hosur Venu Ramaswami—*Petitioner*.
Srinivasan Ramaswami and others—*Creditors*.

Notice is hereby given under section 16 of Act V of 1920 that the above-named petitioner has applied to this Court praying that he may be adjudged insolvent and the petition stands posted to be heard on 15th June

1927 for hearing. Any creditor wishing to oppose the same may do so either in person or by pleader on the said date.

K. SAMBASIVA RAO,
Solicitors Judge.

Kannara, 30th April 1927.

No. 11 of 1927, *Suo-Causa*, *Madras*—
(I.A. No. 374 of 1926, *Suo-Causa*, *Madras*).

S. V. Ramaswami Ayyar, son of Subbiah Vasudevan, residing at American Mission Lane, Bernard Road, Madras—*Petitioner* (*Insolvent*).
A. K. V. Ramaswami Brothers, through A. K. V. Ramani and five others—*Respondents* (*Creditors*).

Notice is hereby given that the above-named petitioner (insolvent) has applied to this Court under section 41 of Act V of 1920 for an order of absolute discharge being passed in his favour, and that the said petition stands posted for hearing in this Court on 15th July 1927.

No. 71 of 1926 (I.A. No. 104 of 1927),
Suo-Causa, *Madras*.

T. S. Lakshmana Rao, son of Subbapillai Rao, residing at West Tower street, Madras—*Petitioner* (*Insolvent*).
Addison & Co., Limited, and others—*Respondents* (*Creditors*).

Notice is hereby given that the above-named petitioner (insolvent) has applied to this Court under section 41 of Act V of 1920 for an order of absolute discharge being passed in his favour, and that the said petition stands posted for hearing in this Court on 15th July 1927.

No. 76 of 1927, *Suo-Causa*, *Madras*.

Peddyakruppa Kasey, son of Mellesam Chinnaswami Kasey, residing at Kallamandali village, Madras taluk and another—*Petitioner* (*Insolvent*).
K. S. Krishnaswami Ayyar, son of Elamalai Chettiar, residing at East Annamalai street, Madras—*Respondent* (*Debtor*).

Notice is hereby given that the above-named petitioners (insolvents) have applied to this Court to adjudge the respondent (debtor) as insolvent and that the said petition stands posted for hearing in this Court on the 15th day of June 1927.

No. 85 of 1927, *Suo-Causa*, *Madras*.

M. S. Kuppuswami Ayyar, son of Subbarao, residing at Chinnakudal street, Madras—*Petitioner* (*Debtor*).
N. Ven. M. Ramaswami Chettiar and two others—*Respondents* (*Creditors*).

Notice is hereby given that the above-named petitioner (debtor) has applied to this Court under section 16 of Act V of 1920 praying to adjudge the respondents as insolvents and that the said petition stands posted for hearing in this Court on the 15th day of July 1927. Any creditor wishing to oppose the same may appear either in person or by pleader on the said date.

No. 91 of 1927, *Suo-Causa*, *Madras*.

Kannara Narayanaiah, son of Kannara Manavalagi Ayyar, residing at Mohi Ali street, Madras—*Petitioner* (*Debtor*).
Osli Ramaswami Nageswami and five others—*Respondents* (*Creditors*).

Notice is hereby given that the above-named petitioner (debtor) has applied to this Court under sections 16, 18 and 19 of Act V of 1920 praying to be adjudged an insolvent and that the said petition

stands posted for hearing in this Court on the 12th day of July 1937. Any applicant who is desirous of opposing the said petition may appear before this Court either in person or by pleader on the said date.

No. 53 or 1937, *Sub-Court, Madras.*

Kannai Veerasingam, son of Rameswami, residing at Thel Vall street, Madras town—*Petitioner (Debit).*

S. N. K. Sundaraya Ayyar and eleven others—*Respondents (Credit).*

Notice is hereby given that the above-named petitioner (debit) has applied to this Court under section 10 of Act V of 1920 praying to adjudge him as insolvent and that the said petition stands posted for hearing in this Court on the 26th day of July 1937. Any applicant wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 54 or 1937, *Sub-Court, Madras.*

Kallidugan Rengachari Ayyar and brother through his managing partner Ranganatha Ayyar, son of Narayana Ayyar, residing at Mahi Mahi street, Madras—*Petitioner (Debit).*

Jenabai Veerabhatraswami Ayyar, son of Jenabai Ranganatha Ayyar, residing at Mani road, Madurai and two others—*Respondents 1 to 3 (Debit).*

Notice is hereby given that the above-named petitioner (debit) has applied to this Court under sections 7 and 9 of Act V of 1920 praying to adjudge the respondents 1 to 3 (debit) as insolvent and that the said petition stands posted for hearing in this Court on the 4th day of July 1937.

No. 57 or 1937, *Sub-Court, Madras.*

S. S. Rao, 8th Ave, through one of his partners Kallidugan, residing at Ekkadai street, Madras—*Petitioner (Debit).*

K. Thiruvengoda Ranganatha, son of Kethalagade, residing at Periyaswami baths, Tanjipatti and A. S. Srinivasulu Ayyar, son of Sankarar, residing at Mal Vaidyanthi street, Madras—*Respondents (Debit).*

Notice is hereby given that the above-named petitioner (debit) has applied to this Court under sections 7, 9, 20 and 21 of Act V of 1920 praying to adjudge the respondents (debit) insolvent and that the said petition stands posted for hearing in this Court on the 26th day of July 1937.

E. VENKATA RAO,

Chief Additional Subordinate Judge.

Madras, 9th April 1937.

No. 11 or 1937, *Sub-Court, Srirangapatna.*

M. R. M. S. M. Managappa Chettiar—*Petitioner (Debit).*

T. G. N. Subbalingam Chettiar and sixteen others—*Respondents (Credit).*

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged as insolvent and anybody wishing to oppose the petition may appear either in person or by pleader before this Court at 11 a.m. on 26th June 1937.

No. 2 or 1937, *Sub-Court, Srirangapatna.*

Bryd Ambalamb—*Petitioner (Debit).*

T. R. M. Arumalai Chettiar and others—*Respondents (Credit).*

Notice is hereby given that the above-named petitioner has applied to this Court to be adjudged as insolvent and anybody wishing to oppose the

petition may appear either in person or by pleader before this Court at 11 a.m. on 26th June 1937.

S. NARAYANASWAMI AYYAR,
Acting Subordinate Judge.

Srirangapatna, 7th April 1937.

No. 13 or 1937 (O.M.P. No. 438), *Sub-Court, Tiruvallur.*

Periah Jeyathane and Chinniah Jeyathane, sons of S. Jeyathane Nader, Palamattah, Tiruvallur taluk—*Petitioner (Debit).*

The Official Receiver, Tiruvallur, and eight others—*Respondents (Credit).*

Notice is hereby given under section 37, clause (2) of Act V of 1920 that the order of adjudication passed against petitioners on 23rd July 1935 is hereby recalled. Dated this 26th day of March 1937.

No. 18 or 1937, *Sub-Court, Tiruvallur.*

Sakthiyanarayana Nader, son of Valudatha Nader, Palanganai, Tiruvallur taluk—*Petitioner (Debit).*

Periah Chinniah Nader and six others—*Respondents (Credit).*

Notice is hereby given under section 38 of Act V of 1920 that the above-named respondent has been adjudged as insolvent by order of this Court, dated the 22nd March 1937. But the said respondent should apply for his discharge on or before the 27th September 1937, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

No. 21 or 1937, *Sub-Court, Tiruvallur.*

S. M. Prameswaraswami Pillai, son of Velthambaswami Pillai, Kerkulam, Thiruvallur taluk—*Petitioner (Debit).*

Akkaswami Madhavan and thirteen others—*Respondents (Credit).*

Notice is hereby given under section 38 of Act V of 1920 that the above-named petitioner has been adjudged as insolvent by order of this Court, dated the 31st April 1937, that the said respondent should apply for his discharge on or before the 25th April 1937, that creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Official Receiver an affidavit in Form No. 3 prescribed in the Madras Provincial Insolvency Rules, 1922.

No. 17 or 1937, *Sub-Court, Tiruvallur.*

Mahalingam Chettiar, son of Subbalingam Chettiar, Kalugumalai, Kodipatti taluk—*Petitioner (Debit).*

Madha Palani Pillai and five others—*Respondents (Credit).*

Notice is hereby given under clause (2) of section 38 of Act V of 1920 that the above-named petitioner has applied to this Court to be adjudged as insolvent and that his application stands posted for hearing in the 12th day of July 1937. Any creditor wishing to oppose the said application may appear before the Court either in person or by pleader on the said date.

V. R. KRISHNAN NAMBIYAR,
Additional Subordinate Judge.

Tiruvallur, 1st April 1937.

No. 4 of 1927, DISTRICT MAMBA'S COURT,

Telanganam District—*Petitioner* (Defendant).
Siddhanta Chatterjee, son of Panchanan Chatterjee, residing in Marayasa Chak, Telanganam—*Respondent* (Plaintiff).

Notice is given under sections 9 (1) and 13 (2) of Act V of 1923 that the above-named petitioner has applied to adjudicate the respondent as insolvent and that the above petition stands posted to 16th April 1927. Creditors who are willing to oppose the same may appear on that date.

No. 17 of 1927, DISTRICT MAMBA'S COURT,

Sama, Pasa, Raza, Panchanan Chatterjee—*Petitioner* (Defendant).

Khan, Mirza, Khatun, son of Khatun Lal Khan, residing at Aramgoud, Behar—*Respondent* (Plaintiff).

Notice is given under sections 9 (2) and 13 (2) of Act V of 1923 that the above-named petitioner has applied to adjudicate the respondent as insolvent and that the petition stands posted to 16th July 1927.

No. 18 of 1927, DISTRICT MAMBA'S COURT,

Sama, Pasa, Raza, Panchanan Chatterjee—*Petitioner* (Defendant).

Khan, Mirza, Mahomed Sultan, son of Khatun Lal Khan, residing at Shop No. 378-379, street No. 23, Bangalore—*Respondent* (Plaintiff).

Notice is given under sections 9 (1) and 13 (2) of Act V of 1923 that the above-named petitioner has applied to adjudicate the respondent as insolvent and that the petition stands posted to 16th July 1927.

R. VENKATACHALAM AYYAR,

Subordinate Judge.

Telanganam, 11th April 1927.

No. 5 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Kota Manappa of Becharaga—*Petitioner*.
Kota Manappa and others—*Defendant*.

Notice is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent and the petition stands posted to the 8th day of May 1927. Any creditor wishing to oppose the same may appear before the Court either in person or through pleader on the said date.

No. 14 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Tell Ramappa Saha of Becharaga—*Petitioner*.
Tell Krishna Saha and others—*Defendant*.

Notice is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent and the petition stands posted to the 8th day of May 1927. Any creditor wishing to oppose the same may appear before the Court either in person or through pleader on the said date.

No. 5 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Gunda Saha of Telanganam—*Petitioner*.
Gunda Chandray and others—*Defendant*.

Notice is hereby given that the above-named petitioner has applied to the Court to be adjudged as insolvent and the petition stands posted to the 8th day of May 1927. Any creditor wishing to oppose the same may appear before the Court either in person or through pleader on the said date.

V. RADHAKRISHNANURTI PATNAIK,

Deputy Magistrate.

Becharaga, 11th April 1927.

No. 5 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Tell Venkataswami—*Petitioner* (Defendant).
Adnan Venkataswami and two others—*Respondent* (Plaintiff).

Notice is hereby given under section 13 (2) of Act V of 1923 that the petitioner above-named has been adjudged insolvent by an order of this Court, dated 22nd March 1927, and that all creditors should present their claims before the Official Receiver, Mamba, who is appointed the Receiver herein within three months from 22nd March 1927 and that the above-named petitioner should apply for discharge within six months from 22nd March 1927.

R. M. V. S. MAO,
Deputy Magistrate.

Mamba, 24th March 1927.

No. 4 of 1927, DISTRICT MAMBA'S COURT, KANAKUR.

Kanaka Krishna Rao—*Petitioner*.

Subordinate and eight others—*Defendant* (petitioners).

Notice is hereby given under section 13 (2) of Act V of 1923 that the above-named petitioner has filed an application in this Court praying that he may be adjudged as insolvent and that the said petition stands posted to 22nd June 1927 for hearing objection.

R. BALASUBRAHMANYA AYTAB,
Deputy Magistrate.

Krishnapur, 11th April 1927.

No. 9 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Aasa Yellamachetty, son of Lingappa of Markapur, residing at present in Guntur—*Petitioner* (Defendant).
Palwadi Palayya and eleven others—*Defendant*.

It is hereby notified that the above petitioner has applied to the Court for being adjudged as insolvent and that the application is posted for hearing on 4th May 1927. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

No. 16 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Koradi Papayya, son of Toru Madhava of Goudanur, present at Annamayyali, Goudanur taluk—*Petitioner*.

Arjuna Chenna Yellamachetty and five others—*Respondent*.

It is hereby notified that the above petitioner has applied to this Court for being adjudged as insolvent and that the application is posted for hearing on 4th May 1927. Any creditor wishing to oppose the same may appear before this Court in person or by pleader on the said date.

No. 11 of 1927, DISTRICT MAMBA'S COURT, MAMBA.

Valera Panayya, Valera Yellamachetty, sons of Kondaiah, Kappa, cultivators of Annamandur, Markapur taluk—*Petitioner* (Defendant).

Immadiyala Venkataswami and three others—*Respondent* (Defendant).

It is hereby notified that the above petitioners have applied to this Court for being adjudged insolvent and that the application is posted for hearing on 4th May 1927. Any creditor wishing to oppose the same may appear before this Court in person or by pleader on the said date.

Mo. 9 of 1918, DISTRICT COURT'S ORDER,
Transcript 111

Sandhuam Bernal, son of Baldev's Bernal, of Bangor-
tial street, Subhanshi village, Malabar
taluk.—*Publisher*

Notice is hereby given that the petitioner above named has been adjudicated an insolvent on the 23rd March 1927 by this Court and no credit hereon has been created as valid for his discharge.

S. K. BANERJEE SOMAIAH,
Delhi, India

It is hereby notified that the order of adjournment, dated 26th July 1926, passed by the Official Receiver, Visnagapuram, regarding Vello Northern, set of Apprais, Visnagapuram, 30 P. No. 2 of 1926 (I.P. No. 34 of 1926 on the file of the above Official Receiver) on the 25 of this Court, was annulled by the Court of the District Munsif, Visnagapuram, on 26th March 1927, under section 45 (1) of Act V of 1926.

Sta. 6 of 1936, District Manager's Court,
Fitzgerald.

Regredi Argenteum—Potissime,
Haurire Juvet nos non esse—Oculorum

Notice is hereby given under section 36 of Act V of 1920 that the aforementioned prisoners have been adjudged as delinquents by order of this Court, dated 3rd April 1921, and that the aforesaid inmates should apply for exchange before 30th October 1921. One the Official Receiver, Singapore, has been appointed Receiver and that the prisoners should prove their claims before the said Official Receiver as early as possible in accordance with rules.

H. N. KUMARSWAMI AYYAR,
Principal, Madhav Medical College

No. 2 of 1924, Distant Marine's Society,
Vladivostok.

Nation is hereby given under section 41 of Act V of 1930 that Masako (Choko) Inasawa-petitioner, wife of Chikao Ayika Onishi of Oarai-shogun in Vaidheshalan (Tokyo) has applied to this Court for grant of an alias order of discharge and that the petition is posted for hearing to 16th May 1937.

V. S. PALANIAPPA MUDALIYAR,
Bairat House

IN THE MATTER OF THE INDIAN COMPANIES ACT 1913 AND THE ANANTAPUR MUTUAL BENEFIT PERMANENT FUND LIMITED.

Whereas from a reply received from the President of the Company, under date the 20th April 1927, it appears that the Manitowago Naval Stores Permanent Fund, Limited, is not carrying on business or is not in operation:

Notice is hereby given, pursuant to section 847 (b) of the Indian Companies Act, 1903, that unless notice is shown to the contrary before expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

H. E. MADDANAPPA,
Assistant Engineer of First Rank, Government
 Anantapur, 6th April 1927.

IN THE MATTER OF THE INDIA COM-
PANIES ACT, 1913, AND SWADHARMA
PRINTING HOUSE LIMITED, DEBTOR.

Whereas the Southwark Printing House, Limited, Gower, registered on 3rd April 1922, have not started to carry on business:

And, whereas at the time of visit on the 12th March 1927, there was no trace of the company or its registered office.

And whereas notes, dated the 1st December 1952, was published on pages 1822 and 1823 of the *First St. George's Gazette*, dated the 7th December 1952, pursuant to section 267 (3) of the Indian Companies Act, 1913, to the effect that, where a company was shown in the company before the expiration of three months from the date of that action, the name of the said company would be struck off the register, and the said company would be dissolved;

And whereas the said company has not shown such cause within the time allowed which expired on the 5th March 1897 :

Therefore the name of the company has, under section 247 (3) of the Act, been struck off the register.

K. NUDRATYA,
Selling Assistant Registrar of Land Stock Companies.
Gandari, 8th April 1937.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1913, AND THE INVISTOR SYNDICATE LIMITED.

Whereas communications addressed to the Mining Division, the Investor Syndicate, Limited, at its registered office either remain unanswered or are returned undelivered through the Dead Letter Office;

And whereas at the time of a visit on the 22nd June 1935, and on the 24th February 1937, there was no trace of the presence of its supposed owner,

And whereas it appears accordingly that the
 favored Spahnate, Limited, is not carrying on
 business or is not in operation.

Notice is hereby given, pursuant to section 242 (3) of the Indian Companies Act, 1912, that, unless notice is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

F. K. SRINIVASA AYYAR,
Assistant Secretary of Trust Bank Company.
Madras, 30 April 1917.

REVENUE NOTIFICATIONS

MIXING CHARACTERISTICS

The underground persons have been granted certificates of approval under the Mining Rules which will be in force on 31 December 1937.

[Area over which the person proposes to travel or mine—Richard Pevsner.]

Date of order granting the certificate—
24 April 1877.

Young and old dogs

M.R. Ey, Footpath Subbarani Reddi, Yellayampalem, Kurnool taluk, Nellore District.
Mama Gura, Esq., of The English Club, Sakin.
M.R. Ey, Bilepali Jayaswamy, Stone Bazaar, Nellore.

W. S. BOLDWIN,
Baltimore.

Beard (Land Revenues and Settlements),
Madras, 24 April 1927.

The certificate of approval granted under the Mining Rules is R.P. No. 4754, Machine, dated the 2nd September 1925, in the terms named below, and renewed in Goldfields Collector's R.O. No. A-6-1447 and 2145-21, dated the 9th February 1926, for 1926, is renewed for the year 1927 and will be in force up to the expiry of 31st December 1927.

[Area over which the power purposes to prospect or mine—Madras Province.]

Date of order granting the certificate—L. No. 123-27, dated the 16th April 1927.

Name of claimant.

The Mysore Development Syndicate, Mysore.

M. SUTAHAMATTA,
Collector.

Goldfields Collector's Office,
16th April 1927.

JANMAN REGISTRATION.

Notice is hereby given that an enquiry under section 4 of the Malabar Land Registration Act of 1906 will be held by the Special Assistant Settlement Officer, Ponnambalam, at 11 a.m. on 30th July 1927, at Ponnambalam Tank Office in respect of survey number 122-1 B of Muthukrishna Gound No. 514 in the Welikandah taluk, left unregistered and commenced at the time of settlement, being tank.

All persons claiming to be proprietors or joint proprietors of the said survey number are invited to appear in person or by duly authorized agent and represent their claims before the Special Assistant Settlement Officer on or before the date mentioned.

A. F. MACKWEN

Special Settlement Officer.

Special Settlement Office, Pandy No. 17,
Channarayana, 11th March 1927.

MARINE NOTIFICATION.

REPORT OF VESSELS

ARRIVED AT, AND DEPARTED FROM, THE PORT OF MADRAS
FROM THE 1st TO THE 15th APRIL 1927.

ARRIVALS.

Date.	Name of vessel.	Tonnage registered.	Country of origin.	Master.	Where from.	Notes on cargo.
1927.						
April 2	SS "Morpheus"	3,272	B	G. F. Roth	Somewhere	South cargo.
" 3	SS "Chichibay"	3,307	P	T. Pagan	Haiti	West cargo No. 4.
" 4	SS "Cape Horn"	3,761	B	J. W. Smith	Haiti	West cargo No. 4.
" 5	SS "Belvedere"	3,622	U	W. T. Foster	London	No. 5.
" 10	SS "Kathleen"	3,668	D	J. T. Thomas	London	West cargo No. 1.
" 11	SS "Doris"	3,731	U	C. Brown	Calcutta	West cargo No. 1.
" 12	SS "Zurich"	3,883	G	M. Meyer	Do.	East cargo.
" 13	SS "Ceylon"	3,737	B	N. W. Smith	Do.	No. 1.
" 14	SS "Kangaroo"	3,646	B	N. J. Smith	New York	No. 2.
" 15	SS "Doris"	3,731	U	C. Brown	Calcutta	No. 2.
" 16	SS "Belvedere"	3,622	U	W. T. Foster	London	East cargo and No. 4.
" 17	SS "Kathleen"	3,668	D	J. T. Thomas	London	East cargo No. 1.
" 18	SS "Doris"	3,731	U	C. Brown	Calcutta	East cargo No. 1.
" 19	SS "Zurich"	3,883	G	M. Meyer	Do.	East cargo and No. 4.
" 20	SS "Ceylon"	3,737	B	N. W. Smith	Do.	No. 1.
" 21	SS "Kangaroo"	3,646	B	N. J. Smith	New York	No. 2.
" 22	SS "Doris"	3,731	U	C. Brown	Calcutta	No. 2.
" 23	SS "Belvedere"	3,622	U	W. T. Foster	London	East cargo and No. 4.
" 24	SS "Kathleen"	3,668	D	J. T. Thomas	London	East cargo No. 1.
" 25	SS "Doris"	3,731	U	C. Brown	Calcutta	East cargo No. 1.
" 26	SS "Zurich"	3,883	G	M. Meyer	Do.	East cargo and No. 4.
" 27	SS "Ceylon"	3,737	B	N. W. Smith	Do.	No. 1.
" 28	SS "Kangaroo"	3,646	B	N. J. Smith	New York	No. 2.
" 29	SS "Doris"	3,731	U	C. Brown	Calcutta	No. 2.
" 30	SS "Belvedere"	3,622	U	W. T. Foster	London	East cargo and No. 4.

DEPARTURES.

Date.	Name of vessel.	Tonnage registered.	Country of origin.	Master.	Where to.	Notes on cargo.
1927.						
April 2	SS "Morpheus"	3,272	B	G. F. Roth	Somewhere	No. 1 and South cargo.
" 3	SS "Chichibay"	3,307	P	T. Pagan	Haiti	West cargo No. 4.
" 4	SS "Cape Horn"	3,761	B	J. W. Smith	Haiti	West cargo No. 4.
" 5	SS "Belvedere"	3,622	U	W. T. Foster	London	West cargo No. 4.
" 10	SS "Kathleen"	3,668	D	J. T. Thomas	London	West cargo No. 1.
" 11	SS "Doris"	3,731	U	C. Brown	Calcutta	West cargo No. 1.
" 12	SS "Zurich"	3,883	G	M. Meyer	Do.	East cargo.
" 13	SS "Ceylon"	3,737	B	N. W. Smith	Do.	No. 1.
" 14	SS "Kangaroo"	3,646	B	N. J. Smith	New York	No. 2.
" 15	SS "Doris"	3,731	U	C. Brown	Calcutta	No. 2.
" 16	SS "Belvedere"	3,622	U	W. T. Foster	London	East cargo and No. 4.
" 17	SS "Kathleen"	3,668	D	J. T. Thomas	London	East cargo No. 1.
" 18	SS "Doris"	3,731	U	C. Brown	Calcutta	East cargo No. 1.
" 19	SS "Zurich"	3,883	G	M. Meyer	Do.	East cargo and No. 4.
" 20	SS "Ceylon"	3,737	B	N. W. Smith	Do.	No. 1.
" 21	SS "Kangaroo"	3,646	B	N. J. Smith	New York	No. 2.
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" 28	SS "Kangaroo"	3,646	B	N. J. Smith	New York	No. 2.
" 29	SS "Doris"	3,731	U	C. Brown	Calcutta	No. 2.
" 30	SS "Belvedere"	3,622	U	W. T. Foster	London	East cargo and No. 4.

B = British.
C = Dutch.

D = Danish.
A = American.

F = French.

G = German.
S = Spanish.

Harbour Office, Madras,
16th April 1927.

P. C. H. LANE, Commissioner, S.M.,
Deputy Commissioner of the Port.

PUBLIC WORKS NOTIFICATION.

NOTIFICATION.

A new Public Works Department Subdivision for Engineering Civil Road work with headquarters at Pondicherry is formed with effect from 23rd March 1927 onwards. The Subdivision is attached to Engineer Division and Mr. B. B. Venkataswamy Aiyar, Consulting Assistant Engineer, is holding charge of the subdivision from that date.

B. B. DOORA,

Executive Engineer, Engineer Division.

Trichy, 10th April 1927.

OFFICIAL ADVERTISEMENTS.

TENDER FOR CONSTRUCTING A BRIDGE AND TELEPHONE OFFICE AT NODIDNEY, ILLUR AND NADAKUDURU.

Sealed tenders in the approved form available with the Executive Engineer, Kattai Western Division, an application will be received by the undersigned at his office up to 3 p.m. on 23rd May 1927 for the work of (Constructing a stone arch and telephone shed at Nodidney, Illur and Nadakuduru) under the lump sum contract system.

3. Tenders should be addressed to the Executive Engineer, Kattai Western Division, and should be accompanied by "Tender for constructing a stone and telephone shed at Nodidney, Illur and Nadakuduru."

4. Each tender should be accompanied by an earnest money of Rs. 100 in cash or currency notes which will be returned to the tenderer whose tender is not accepted.

5. The Executive Engineer, Kattai Western Division, will reserve to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

6. The successful tenderer will also be required to accept all the conditions, plans, specifications in the contract documents and sign an agreement in the lump sum contract form for the due fulfilment of the contract within a fortnight from the date on which the acceptance of the tender is notified to him.

7. Failure to comply with condition 6 above will entail forfeiture of the earnest money.

8. The contract must not be subject on any account.

9. Other conditions of contract, and the contract documents may be seen at any time between 11 a.m. and 5 p.m. at the Executive Engineer's Office, Kattai Western Division, from which blank forms of tender can also be obtained.

10. Prospective tenderer will on payment of a sum of Rs. 5-0-0 be supplied on application in writing with form of tender a complete set of drawings connected with the work and a copy of the general specifications.

11. Unsuccessful tenderers will be bound to return these documents before the deposit amount is refunded to them; the amount of Rs. 5-0-0 collected under clause 9 will also then be returned.

12. It shall be the duty of the tenderer to make out the schedule of quantities as well as the statement of work required for each of the various items of the above-specified work and to quote the approximate lump sum in words and figures for which he undertakes to complete the whole work.

13. A schedule of quantities and notes for the different items of work in support of the lump sum amount should also be attached.

14. It must be clearly understood that tenders not received in order and according to instructions will be liable to rejection.

15. The schedule of conditions of contract may be had for perusal and return on application to the Manager of the Division Office.

16. In the event of a tender being rejected by a firm it must be signed separately by each tenderer thereon, or at the end of the schedule of any particular, or must be signed on its behalf by a person holding a power of attorney authorizing him to do so.

17. The earnest money will be repayable at place of deposit only and prospective tenderer receipts will not be issued in such cases.

N. KESHAVA RAU,

Executive Engineer, Kattai Western Division.

Trichy, 11th April 1927.

GOVERNMENT PUBLICATIONS FOR SALE.

AT THE GOVERNMENT PRINTING PRESS, 108, MOUNT ROAD, MADRAS, S.O., AND BY AGENTS.

[A Catalogue of all Madras Government Publications suitable for sale may be obtained gratis from the Government Press, Mount Road, or at Mount Road Branch, Madras.]

[The amounts within parentheses are for postage and packing.]

THE MADRAS DISTRICT MISCELLANEOUS ACT V OF 1920. English. 8ms. Annotated up to 1st October 1923. Rs. 2-2-0 (4 1/2 ms.).

AN ACT TO MAKE PROVISION FOR THE ESTABLISHMENT AND REGULATION OF BOATING SOCIETIES FOR THE REGULATION AND TRAINING OF BOATMEN AND BOATMEN. Madras Act No. V of 1926. Hindustani. Rs. 3 (6 p.).

ACTS PASSED BY THE LEGISLATURE OF MADRAS IN THE YEAR 1926. Part 2 (8 p.).

THE MADRAS LOCAL BOARDS AMENDMENT ACT No. I of 1927. Tamil, Kannada, Malayalam. Rs. 1-5 (8 p.) each.

VILLAGE'S COMPANIES, 1927-28. Tamil. Anna 1 (3 ms.).

BOOTH'S FINANCIAL CHARTER, Vol. I, Nos. 234, 251, 252 and 254. Part 2 (5 p.) each. Vol. II, No. 102. Part 3 (5 p.).

FAMOUS CASES, MADRAS PRESIDENCY, 1927. Rs. 8 (14 1/2 ms.).

TWENTY-FIRST AND TWENTY-SECOND LISTS OF CORAMATORS TO THE SPECIAL PAPER COM. Part 2 (8 p.) each.

ANNUAL REPORT OF THE WORKING OF THE CO-OPERATIVE SOCIETY ACT II OF 1912 FOR THE YEAR 1924-25. Rs. 1-4-0 (3 ms.).

CLASSIFIED LIST OF PUNISHMENT ORDERS (with Copy) recorded up to 1st April 1927. Anna 1 (8 p.).

LIST OF CLASSIFIED ORDERS IN THE MADRAS PRISONS, recorded up to 1st April 1927. Rs. 12 (1 1/2 ms.).

GOVERNMENT LIST OF CLASSIFIED ORDERS IN THE MADRAS PRISONS DEPARTMENT recorded up to 1st April 1927. Rs. 4 (10 p.).

FIFTY-FIRST LIST OF CORAMATORS TO THE MADRAS JAIL BOARD. Report, 1925. Rs. 2 (8 p.).

A Group C (old G.B. No. 245, Public, dated 24th November 1927). Men with experience at hospital work will be preferred. Others without the requisite qualifications need not apply. The selected candidates must be prepared to join duty on the 21st May, 1927, and shall be on probation for six months. Applications together with copies of testimonials should reach the Superintendent, Government Medical Hospital, Madras, on or before the 15th April 1927.

H. S. JENSEN, *Superintendent*

Government Medical Hospital, Madras,
12th April 1927.

Advertisements are invited from duly qualified candidates for the post of a draughtsman on Rs. 25-35-10-0-0-0 in the office of the undersigned. Only persons who have passed the departmental test prescribed by the Revenue Survey Department for draughtsmen or who have obtained draughtsmen's group certificate in Mechanical Drawing prescribed for Government Technical Examinations in Indian Medicine grade need apply. Those having experience as a Forest officer will be preferred.

Applications stating age, qualifications, with copies of testimonials, should reach the undersigned on or before 15th May 1927. Selected candidates should be prepared to join at once. No travelling allowance will be allowed in this duty.

For continued field work, travelling allowance as per rules in force will be allowed.

K. A. CHENGAPPAN,
District Forest Officer, Nilgiris.

Nilgiris, 28th April 1927.

Advertisements are invited from duly qualified candidates for clerical posts in the revenue office in the district of South Arcot on Rs. 25-35-10-0-0-0 and for a typist's post on the same pay. Applicants, who are S.S.L.C. holders, should have obtained in the Public Examination at least 55 per cent of the marks in each of the subjects of A group and two subjects in C group. Applications should be accompanied by S.S.L.C. or other certificate showing the candidate's educational qualifications and the originals of testimonials, if any. Preference will be given to the members of each community as are not adequately represented in the department.

P. PERIARAWAN MEDALIAN,
Superior of Ammanur, South Arcot.

Vellore, 28th April 1927.

PRIVATE ADVERTISEMENTS.

On or after 15th April 1927, I intend moving the High Court to plead to me as a Vakil thereof.

T. RAMANJULU CHETTI,
Madras, 21st March 1927.

On or after 1st May 1927, I intend moving the High Court to plead to me as a Vakil thereof.

R. V. KRISHNANASTHANI,
Tennyson Bridge, 1st April 1927.

On or after 24th May 1927, I intend moving the High Court to plead to me as an Advocate-at-law thereof.

Madras, 28th April 1927, T. R. VENKATRAMAN,

On or after 2nd May 1927, I intend moving the High Court to plead to me as a Vakil thereof.

U. V. SEXTARAMAIA,
Madras, 1st April 1927.

On or after 15th August 1927 I intend moving the High Court to plead to me as a Vakil thereof.

D. V. NARASIMHAWARI,
Madras, 11th April 1927.

I, Andrew Arthur Lamb, shall henceforth be known as Andrew Arthur Blanton.

Madras, 24th April 1927. A. A. JACOB.

I, Olive D'Nezario, shall henceforth be known as Olive Dale.

(Miss) OLIVE D'NEZARIO,
Madras, 22nd April 1927.

I, Aris D'Nezario, shall henceforth be known as Ann Wain.

(Miss) ARIS D'NEZARIO,
Madras, 12th April 1927.

Agnes Marije Douglas, shall henceforth be known as Agnes Marije Lourenson.

A. M. TOMLINSON,
Ropapeta, 14th April 1927.

INSOLVENT'S NOTICE

No. 21 of 1927, SUB-COURT, CHENNAI.

Kannabhai Meddalar, son of Ramaraja Meddalar, residing at Sankaraj Kanakas Road—Madras (Petitioner).

Attendants and others—Defendants.

Notice is hereby given that the abovesaid Kannabhai Meddalar has filed his above petition to be adjudged an insolvent and it is posted in 25th April 1927 for hearing.

C. R. KRISHNANASTHANI,
Filed for Petitioner.

Chingleput, 7th April 1927

No. 21 of 1927, DISTRICT MAMON'S COURT, CHENNAI.

Wingfield George—Petitioner (Debit).

Ramvaran Lakshmi Reddi and others—Respondents (Creditors).

Notice is hereby given that under section 13, clause (2) of Act V of 1920, the abovesaid petitioner (Debit) presented a petition to be adjudged insolvent. The said petition stands posted for hearing in 25th April 1927.

A. MANJUNATHAN,
Plender for Petitioner.

Cuddalore, 28th April 1927.

No. 21 of 1927, DISTRICT MAMON'S COURT, CHENNAI.

Galla Dameri Narayana—Petitioner (Debit).

Sugan Narayana Reddi and others—Respondents (Creditors).

Notice is hereby given under section 22 of Act V of 1920 that the abovesigned petitioner has applied to this Court for his being appointed an auditor and that his application is posted for hearing to 21st April 1927. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at the said date.

S. I. NARASIMHA RAO,
Pleader for Petitioner.

Calcutta, 25 April 1927.

No. 2 of 1927, Northern Mysore's Cases,
BANKRUPTCY.

Ardra Pillai—Petitioner,
T. M. Sundaram Pillai and others—Creditors—
Debtors.

Take notice that the abovesigned petitioner has applied to this Court to be declared an insolvent and the said petition is posted to 25th April 1927 for hearing objections if any and for final disposal.

K. SRINIVASA AYYANGAR,
Pleader.

Tenkolingudi, 24 April 1927.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Ordinance Petition No. 72 of 1927.

In the matter of the Indian Companies Act, VII of 1913, and in the matter of the Madras Indian Permanent Fund, Limited.

S. G. Krishnaswami Mudaliyar, T. Rangaswami
Nayudu, G. Venkatasubba Mayudu and
Lakshminarasimhaiah by their agents—Petitioners.

Notice is hereby given that a petition for the winding up of the abovesigned Madras Native

Permanent Fund, Limited, was on the 14th day of March 1927 presented to the High Court of Judicature at Madras by the petitioners abovesigned. And that the said petition originally posted for hearing on 15th April 1927 is directed to be posted for hearing on Wednesday the 4th day of May 1927 by an order of the Court, dated 12th April 1927, and any creditor or contributory of the said Company (Fund) desiring to oppose the winding up of the said Fund under the above Act should appear at the time of hearing by himself or his counsel to take for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said Fund requiring the same, by the undersigned on payment of the stipulated charge for the same.

S. G. SATHAGOOPA MUDALIYAR,
Attorney for the Petitioners.

Madras, 24 April 1927.

LOST.

The upper half of the Collette Fort Trade Dubouché No. 4078 of the 24 year vintage of 1904 for Rs. 4,500 originally standing in the name of The Bank of Bengal, and last delivered to G. Whitton Brown, the proprietor, by whom it was never endorsed to any other person, having been lost, stolen or destroyed, notice is hereby given that payment of the above note and the interest thereon have been stopped at the Public Debt Office, Imperial Bank of India, Calcutta, and that application is about to be made for the issue of duplicate on favour of William Grant Brown, Esquire, to the credit of G. Whitton Brown, demand. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

H. J. GRAHAM,
Solicitor.

Court Chambers, Government,
25th March 1927.

METEOROLOGICAL RESULTS.

FROM THE MADRAS OBSERVATORY REGISTER.

DATE.	Barometer reduced to 32° F.	Thermometer.				Winds.	Rainfall in inches.	Direction of wind.	Cloudy sky.	In 24 hours.	General weather.		
		General.		Observed Extremes.									
		Daily Means.		Extremes.									
		Dep.	Max.	Min.	Max.								
Mo.	Tu.	We.	Th.	Fr.	Sa.	Su.	Mo.	Tu.	We.	Th.	Fr.	Sa.	Su.
April 12th, Monday	30.195	84.8	79.2	79.9	81.8	SE	0.14	12	10	4	Clear.		
" 13th, Tuesday	30.0	90.0	77.2	80.0	84.6	SE	0.14	12	10	4	Do.		
" 14th, Wednesday	30.0	84.4	77.2	80.2	79.0	SE	0.14	12	10	4	Do.		
" 15th, Thursday	30.0	88.8	77.9	82.3	77.1	SE	0.14	12	10	4	Do.		
" 16th, Friday	30.0	88.0	78.0	84.5	79.5	SE	0.14	12	10	4	Do.		
" 17th, Saturday	30.0	88.4	78.2	80.2	79.0	SE	0.14	12	10	4	Do.		
" 18th, Sunday	30.2	90.0	78.2	82.0	80.4	SE	0.14	12	10	4	Do.		

The Standard Barometer and Thermometer are read at 6 a.m., 10 a.m., 2 p.m. and 8 p.m. and the daily means are obtained by the application of hourly corrections, deduced from hourly pressure observations. The diurnal of the Barometer is twenty-two feet above the level of the sea, and the receiver of the Rain Gauge is two feet from the ground. The wind, rain and general weather

registered are for the current civil day—from midnight to midnight.

The total quantity of rain collected from 1st January to 31st March, the average for the same period being 2.86 inches.

Madras Observatory,
18th April 1927.

Abstract of the Mean Meteorological Condition of Madras in March 1937
compared with the average of past years.

	Mean observed 1937	Difference from Average	Average
Atmospheric pressure reduced to 32° F., and sea level	29.971	0.016 below,	29.987
Temperature of air	83.4	2.4 above,	82.4
Do. of evaporation	19.7	1.8 below,	21.8
Percentage of humidity	72	2 below	74
Maximum in shade	89.7	1.5 above,	88.2
Minimum in shade	59.8	2.6 below	62.4
Do. on grass	79.8	4.0 below,	83.8
Wanted in shelter on days	..	0.25 below,	6.24
Do. more January let on 4 days	..	1.01 ..	1.04
General direction of wind
Full velocity in miles	14.7	8 below,	18.7
Percentage of cloudy sky	46	21 above,	25
Do. of bright sunshine	74.7	0.8 below	75.5

Direction and Quantity of the Winds from different points.

From	Days	Miles	From	Days	Miles	From	Days	Miles	From	Days	Miles
North.	East.	26	79	South.	27	215	West.
N. by E.	E. by E.	33	156	E. by W.	59	65	W. by N.
N.N.E.	E.S.E.	132	464	S.S.W.	7	80	W.N.W.
N.E. by N.	S.E. by E.	239	1,437	S.W. by S.	1	8	S.W. by W.
N.E.	S.E.	128	676	S.W.	S.W.
N.E. by E.	E.E. by S.	49	527	S.W. by W.	S.W. by N.
N.N.E.	S.S.E.	86	553	W.S.W.	N.S.W.
E. by N.	2	23	S. by E.	23	109	W by S.	N. by W.

There were 26 calm hours during the month. The windward corresponding to the above numbers is represented by a S.E. wind, blowing with a uniform daily velocity of 13 1/2 miles.

Madras Observatory,
17th April 1937.

A. A. NADATANA ATYAR,
Assistant Meteorologist.



മോട്ടോസെൻറ് ജോജ് ഗെസറ്റ്

III-30 ഭാഗത്തുവരുന്ന സപ്തമാർച്ച്
SUPPLEMENT TO PART III—FORT ST. GEORGE GAZETTE,
നമ്പർ 1 (1) APRIL 19, 1927. [PART, 3 & 3 P.

ജി.ജി. ഗവണ്മെന്റ്, 1927 ഏപ്രിൽ 19-ാം തീയതി.

ഇന്ത്യാ ഗവണ്മെന്റ് ബിൽ

BILL OF THE GOVERNMENT OF INDIA.

ഭാരതസഭയിൽ ആദ്യം അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി
ഭാരതസഭയിൽ അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി
സംഗ്രഹിച്ച സഭയിൽ അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി
അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി
അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി

അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി
അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി

LEGISLATIVE ASSEMBLY BILL No. 14 of 1927.

1927 ഓഗസ്റ്റ് 14 - 15 തീയതി അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി

A BILL FURTHER TO AMEND THE INDIAN REGISTRATION ACT, 1908.

1908 ഓഗസ്റ്റ് അവർഷിക്കുന്നതിനായി അവർഷിക്കുന്നതിനായി
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1908 ഓഗസ്റ്റ്

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(4) അദ്ദേഹത്തിന് ഇതിനുള്ള അനുമതി (5) എന്ന പേരിൽ പ്രസിദ്ധീകരിക്കപ്പെടുകയും അതിൽ അദ്ദേഹത്തിന്റെ ഉപയോഗത്തിന് വിധിച്ചിട്ടുള്ള അതിരുകൾക്കുള്ളിൽ അനുമതി നൽകപ്പെടുകയും ചെയ്യും.

(3) (3) - 4 (4) - 4. විධායක ජනාධිපතිතුමාගේ අනුමැතියෙන් 75 (7) ක් වැඩි වැඩිපුර නියෝජිතයන් තෝරා ගැනීමට හැකි වේ.

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 കെ. തരിയ്ക്കുകയെ അധികൃതത്തിങ്കൽ സഹായിക്കൽ തരിയ്ക്കുക
 അൻ തരിയ്ക്കുകയെ അതുകൊണ്ട് അതിനെ അധികാര സ്വീകരിക്കുന്നു.

മി. 1927
 1927 ജൂ 14-15-16.

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സി. വാങ്ങുന്നതി അതുകൊണ്ട്.

എൻ. തരിയ്ക്കുക.

തരിയ്ക്കുകയെ അതുകൊണ്ട്
 അതിനുള്ളിൽ തരിയ്ക്കുകയെ.

(A true translation)

P. V. KUBOVIL,
 Malayan Translator to Government.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 10.]

MADRAS, TUESDAY EVENING, APRIL 19, 1927.

[PART, No. 1-5-4.

JUDICIAL NOTIFICATION.

RULES OF THE HIGH COURT, MADRAS.

ORIGINAL RULES, 1927.

By virtue of the powers conferred by the enactments set out in Appendix I hereto, and of all other powers hereto enabling, it is ordered that the following rules of practice and procedure and the forms set out in Appendix II hereto, shall be used and observed in the High Court of Judicature at Madras, in all cases coming before the said Court, in the exercise of its Ordinary and Extraordinary Original Jurisdiction, Civil and Criminal, and as a Calcutta Court of Admiralty, and its Testamentary and Intestate, and Matrimonial Jurisdiction, and its jurisdiction with respect to the persons and estates of infants, idiots and lunatics, and also in the exercise of its jurisdiction as regards appeals from all judgments, decrees and orders passed in the exercise of such jurisdiction as aforesaid.

ORDER I.

PRELIMINARY.

1. The following Orders and Rules may be used as the rules of the High Court, 1927. They shall come into operation on the 19th day of April 1927, and shall also apply so far as may be practicable (unless otherwise expressly provided) to all proceedings taken on and after that day in all cases and matters then pending.

2. The forms in Appendix II hereto shall be used with such variations as circumstances may require.

3. The rules and forms mentioned in Appendix III hereto and all previous rules and forms, and the provisions of the Code, so far as such provisions are inconsistent with these rules and forms, are hereby repealed and superseded and the following rules, orders and forms shall stand in lieu thereof.

4. In these rules, unless there is something repugnant in the subject or context—

- (1) "Address for Service" means the place appointed by a party or his pleader at which service of summons, notice, or other process may be made on such party;
- (2) "Code" means the Code of Civil Procedure, as amended from time to time;
- (3) "Court" includes a Judge;
- (4) "Execution Application" means an application to the Court for the execution of a decree or order;

- (6) "First Hearing" includes the hearing of a writ for settlement of issues, and any adjournment thereof;
- (6) "Folio" means its words, four figures being counted as one word;
- (7) "Interlocutory Application" means an application to the Court as to the Master or other officer in any suit, appeal, or proceeding;
- (8) "Master" means the Master of the High Court at Madras;
- (9) "Original Petition" means a petition to the Court whereby any proceeding, other than a suit, or appeal, or a proceeding in execution of a decree or order, is instituted in the Court;
- (10) "Originating summons" means a summons taken out under the provisions of Order XLV of these rules;
- (11) "Official Notice" means the notice appointed for the hearing and determination of references as to accounts, etc.;
- (12) "Pleadings" includes "Attorney" and "Vakil";
- (13) "Pleading" includes a plaint, written statement, petition, special case, memorandum of appeal, and memorandum of objections;
- (14) "Proceeding" includes all documents, other than documents produced as evidence, presented to, or filed in Court by any party, or commissioner, or other officer of Court;
- (15) "Registrar" means the Registrar of the High Court, and includes the Deputy Registrar and Assistant Registrars;
- (16) "Verified" means verified in the manner hereinafter prescribed by these Rules;
- (17) All other expressions used herein shall have the respective meanings prescribed by the Code, or the General Clauses Act.

4. In all cases in which any particular number of days, not expressed to be clear days, is prescribed by these rules, or the practice of the High Court, the same shall be reckoned exclusively of the first day and inclusively of the last day; unless the last day falls on a Sunday or other day on which the office of the Court is closed, in which case the time shall be reckoned exclusively of that day also, and of any other following day or days during which the office may continue closed.

5. In all cases in which any particular number of days, expressed to be clear days, is prescribed by these rules, or the practice of the High Court, the same shall be reckoned exclusively of the first day and of the last day and also of any day on which the office is closed.

7. The Court or the Master shall have power to enlarge or abridge the time appointed by these rules, or fixed by any order embodying time, for doing any act, or taking any proceeding, upon such terms, if any, as the justice of the case may require; and any such enlargement may be ordered, although the application for the same is not made until after the expiration of the time appointed or allowed. Provided that when the time for filing or following any pleading or document, or filing any affidavit, answer or document, or doing any act, is or has been fixed or limited by any of these rules or by any direction on or under a summons for directions or by any order of the Court or Master, the mode of any application to extend such time and of any order made thereon, shall be borne by the party making such application unless the Court or Master shall otherwise order.

8. Non-compliance with any of these rules shall not render the proceedings in any suit or matter void, unless the Court so directs; but such proceedings may be set aside either wholly or in part as irregular, or amended, or otherwise dealt with, in such manner and upon such terms as the Court thinks fit.

ORDER II.

FORM AND PRESENTATION OF PROCEEDINGS.

Form of Proceedings.

1. All pleadings, affidavits, interlocutory applications, and other proceedings presented to the Court, shall be written, typewritten, or printed fairly and legibly, on substantial white leaded paper, with an outer margin about two inches wide and an inner margin about one inch wide, and separate sheets shall be attached together bookwise. The writing or printing shall be on both sides of the paper, and numbers shall be assigned in figures.

All pleadings, except petitions for probate or letters of administration, which contain more than one folio, shall be either printed or typewritten.

2. A pleading, or original petition, or originating summons, shall be headed with a case-title, as Form No. 1. The case-title shall set out the name of the Court, the serial number of the suit or original petition, and the names of the parties, separately numbered, and described as plaintiffs and defendants, or petitioners and respondents, as the case may be.

A memorandum of appeal shall be headed with a case-title setting out the name of the Court, the serial number of the appeal, the names of the parties, separately numbered, and described as appellants and respondents, and also the full case-title of the original suit or matter, as in Form No. 2.

All subsequent proceedings shall be headed with a short case-title, as in Forms Nos. 3 and 4.

Every proceeding shall also contain, immediately after the case-title, a short description of its contents, as in Forms Nos. 5 and 6.

3. The full name, residence, and description, of each party, and if such is the case, the fact that any party acts or is acted in a representative character, shall be set out at the beginning of the pleadings, original petition, memorandum of appeal, or originating summons, as in Form No. 5 and shall not be repeated in the subsequent proceedings in the case until, appeal, or matter.

The first proceeding filed by any party shall also state an address for service, which shall be within two miles of the Court-house; such address for service shall be regarded as the party's address for service in all interlocutory proceedings and in all proceedings in appeal and for the purpose of execution for a period of one year after the date of final decree.

4. An original petition or originating summons shall also state the Act, or other authority, under which it is presented, as in Forms Nos. 5 and 6. If it is not intended to serve any person with notice thereof, it shall be so stated, and the petition or summons shall be headed, as in Form No. 6; but if the Court directs notice to be served on any person, the case-title shall be amended, and shall be in Form No. 1.

Signature and verification of Plaints and other Proceedings.

5. The plaint of a corporation, or incorporated company, or of a company authorized to sue and be sued in the name of an officer or trustee, may be subscribed and verified on behalf of the corporation or company by a director, secretary, or other principal officer of the corporation or company, who states in the verification of the plaint that he is acquainted with the facts of the case.

The plaint of a firm may be subscribed and verified by any of the partners who states in the verification of the plaint that he is acquainted with the facts of the case.

The next friend of a minor plaintiff or other plaintiff under disability may subscribe and verify the plaint on behalf of the minor subject to the provisions of Order VIII, Rule 2 of these rules.

6. Except as provided by Rule 5 of this order, if a plaint is subscribed and verified by a person other than the party in whose behalf it is presented, it shall not be admitted or filed, unless it is

made to appear, upon affidavit, that such person is a recognized agent of the party as defined by Order III, Rule 2 (4), of the Code and is duly authorized and competent so to do.

7. Rules 3 and 6 of this order shall apply to written statements, accusation applications, and all other documents or proceedings which require to be signed and verified by any person.

8. If a pleading is settled by counsel, the draft shall be signed by him and his name shall appear on the pleading in addition to the signature of the pleader of the party; and in default thereof, the costs of settling the same shall not ordinarily be allowed.

Interpretation of Proceedings.

9. Every proceeding which is required to be verified, sworn, or affirmed, by a person who is unable to read and write English, shall be explained to him by an Interpreter of the High Court or a Commissioner for Oaths; or, if required to be verified, sworn, or affirmed, at a place beyond the local limits of the jurisdiction of the High Court, by or before the Judge of, or an officer authorized to administer oaths or take affirmations in, any Civil or Criminal Court, other than a village court's court, within whose jurisdiction the said place is situate. The proceeding shall be signed or marked before the person by or before whom the explanation is made, who shall sign a certificate in Form Nos. 7 or 8 and shall affix thereto his seal (if any), or the seal of the court to which he is attached.

10. The Registrar may at any time grant permission to an Interpreter of the High Court to attend any person outside the Court-house for the purpose of interpreting any proceedings intended to be filed or used on the Original Side of the High Court.

Presentation of Proceedings to the Court.

11. Except in case of urgency, all pleadings, applications, affidavits, proceedings, and documents, shall be presented to the Registrar at any time during office hours. In all cases of doubt, he shall refer the matter to the Court.

In case of urgency, any proceeding or document may be presented to a Judge.

12. Unless the Court otherwise orders, no document or proceeding required to be presented to, or filed in, Court, which is sent by post or telegraph, shall be received or filed in Court.

ORDER III.

Leave to sue.

1. An application for leave to institute a suit in the Court shall be made by Judge's summons notified in the matter of the intended suit, and shall be supported by an affidavit stating the residence and occupation of the defendant, and the reasons for instituting the suit in the Court. The application shall be accompanied by the plaint in the intended suit, or a copy thereof.

The Court may direct notice of the application to be given to the defendant.

If leave to sue is granted, the summons to the defendant shall contain the notice set out in Form No. 9.

Suits by or against numerous persons.

2. An application under Order I, Rule 5 of the Code, shall be made by Master's summons, and shall be supported by an affidavit stating the number or approximate number of the parties, and the places where they respectively reside; that they know all the persons interested in the subject-matter of the suit, and the nature of the said interest; and the best means of giving notice of the institution of the suit to the said parties, and the probable cost thereof. If the application is made before suit, it shall be entitled to in Rule 1 of this order mentioned, and shall be accompanied by the plaint, or a copy thereof.

If leave is granted, the plaint shall state that the plaintiffs were on behalf of himself and all other persons interested in the subject-matter of the suit, or were the defendant as representing all persons

so interested; and the summons to the defendant shall contain the notice set forth in Form No. 10.

If the application is made by a defendant, notice thereof shall be given to all parties to the suit; and, if permission is granted, the plaintiff shall be deemed by inserting a statement that the defendant is, with the leave of the Court, used as the representative of all persons interested in the subject-matter of the suit.

ORDER IV.

INSTITUTION OF SUMMARY SUITS AND SERVICE OF SUMMONS.

1. A suit shall be instituted by presenting to the Registrar a plaint in Form No. 3 in Appendix II hereto, containing the particulars prescribed by the Code. Statements of account, and any document relied upon by the plaintiff, shall not be set out in the body of the plaint, but shall be shortly referred to; and, if necessary, the name, or a copy thereof, may be filed with the plaint as an exhibit. The plaint shall, at the foot thereof, contain a list, to be signed by the plaintiff or his pleader, of the documents filed therewith, in Form No. 11, or a statement signed as aforesaid, that no document is filed therewith. It shall not be necessary to file the list of documents mentioned in Order VII, Rule 14 (3) of the Code.

2. The plaintiff shall, together with the plaint, deliver to the Registrar a summons to the defendant to appear and answer to the plaint, and also a copy thereof signed by him or his pleader. The summons and the copy thereof shall be marked "Original" and "Copy", respectively, and shall be sealed with the seal of the Court, and signed by the Registrar or by a Bench Clerk. The pleader to signing the summons and copy, or if the plaintiff appears in person the plaintiff, shall be responsible for the correctness of the original and copy summons.

The fee for the first hearing under item 14 of Appendix II of the High Court Fees Rules shall be payable at the time of presentation of the plaint.

3. Within seven days after the entry of the admission of the plaint in the register kept for the purpose, the plaintiff shall take out the summons in the defendant to appear and answer, and shall deliver the same, together with the sealed copy thereof, to the Sheriff, or, if the defendant is resident out of the jurisdiction, shall apply to the Registrar for the transmission thereof to the proper local court, or authority, for service; and shall pay to the Registrar and to the Sheriff the proper fees for issuing, and serving, or transmitting the same.

4. The Registrar or a Bench Clerk shall endorse in the margin of the summons the date on which it is issued, and the date when the plaint was presented and filed; and, if a summons is returned unserved, and the period limited for service thereof has not expired, the date of the Registrar's finding on the return of the serving-officer. Within fourteen days from the last-mentioned date, the plaintiff may apply for the return of the summons.

Unless otherwise ordered, no summons shall be received by the Sheriff for service, and no application for the transmission thereof for service shall be received by the Registrar, after the expiration of fourteen days from the date noted in the margin thereof as the date of the filing of the plaint, or of the date of the finding of the Registrar as aforesaid.

Form of Summons.

5. Unless otherwise ordered and except as otherwise provided by these rules, every summons shall require the defendant, if he intends to defend the suit, to enter an appearance and to file a written statement within fourteen days after service of the summons upon him.

6. In the following cases the Registrar may alter the form of summons by inserting in place of the said period of fourteen days periods not exceeding those hereunder mentioned:-

(a) In the case of a defendant residing outside the local limits of the ordinary original civil jurisdiction of

the Court but within the limits of the Presidency of Madras, inclusive of the Madras States, twenty-one days;

- (b) In the case of a defendant residing within India, Burma, or Ceylon, six weeks;
 - (c) In the case of a defendant residing beyond the limits of India, Burma or Ceylon, three months.
7. (1) The summons shall be in Form No. 10 in Appendix II, with such variations as the circumstances may require, and shall contain, or shall have annexed thereto, a concise statement of the claim made, or the relief or remedy required; and shall state the address for service of the plaintiff. Such address for service shall be regarded as the plaintiff's address for service in respect of all interlocutory proceedings and in all proceedings in appeal and for the purpose of execution for a period of one year after the date of final decree.

(2) The summons shall be served within four calendar months from the date thereof or in case of a defendant to be served in a foreign country, within such time as the Registrar may fix and endorse thereon.

8. A fresh summons to appear and answer shall not be issued without an order to be obtained upon a Master's or Registrar's summons. The costs of obtaining a fresh summons shall not be allowed as costs in the cause, unless so ordered by the Master or Registrar, as he being shown by affidavit that a bona fide endeavour has been made on the part of the plaintiff to serve the first or previous summons.

9. Unless otherwise ordered, a second or subsequent summons to appear and answer shall be made returnable within two months from the date of the order directing the same to issue; and the plaintiff shall, within ten days from the said date, take out and deliver the same to the Sheriff for service, or apply to the Registrar for the transmission thereof for service, and pay the prescribed fees.

10. Service of the summons shall be made by delivering or tendering the copy thereof to the defendant and at the same time showing him the original summons and requesting him to sign his name thereon in acknowledgment of the service. It shall not be necessary to serve a copy of the plaint, but the defendant can obtain a copy free of charge from the plaintiff or his pleader.

The plaintiff shall also be entitled to apply for leave to serve the defendant with the summons in the suit by post registered for acknowledgment, in addition to service in the manner aforesaid. Such service shall be regarded as good service if the defendant enters appearance within the time prescribed by the summons.

11. Every defendant who enters appearance for any proceeding in a suit shall be deemed to have been properly served with the summons on the date on which such appearance is entered and he shall, unless otherwise ordered, file his written statement within 14 days thereof.

12. Where a suit is brought against the members of a firm in respect of a partnership transaction, or an actionable wrong, in respect of which relief is claimed against the firm, the summons may be served in the manner directed by Order XXX, Rule 3 of the Code.

13. If the defendant does not reside within the local limits of the jurisdiction of the Court, service of the summons may be made, in manner prescribed by Rule 10 of this Order, upon the following persons resident within the said limits:—

- (1) upon an agent empowered to accept service of process; or failing such agent;
- (2) upon a manager or agent by whom the defendant carries on business; or
- (3) upon an agent of the defendant in charge of immovable property, the subject of the suit,

14. If the defendant is a *procurator* female, service may be made upon an adult male member of her family residing with her, and not having an interest in the subject-matter of the suit adverse to her, or upon an agent empowered by her to accept service of process on her behalf.

15. When a defendant is an infant, unless the Court otherwise orders, service shall be effected in manner prescribed by Order VIII, Rule 3, of these Rules.

16. When the defendant is a person of sound mind, unless the Court otherwise orders, service on the Committee, or, if none, on the person with whom the defendant resides, or under whose care he is, shall be sufficient service.

17. Unless otherwise ordered, substituted service of summons shall be made, through the Court, by affixing a copy of the summons on the outer-door of the house in which the defendant last resided, and on the notice-board of the High Court, and by sending a similar copy in a prepaid registered cover addressed to the defendant at his last known place of residence. Provided that in cases where the party or parties to be served reside outside of the jurisdiction of the Court, and delay is caused in the service of summons, for which delay the plaintiff is not responsible, the Master or Registrar may direct that service of the summons shall be by registered post only. The copy of the summons shall be endorsed with a note as follows:—

"Substituted service of this summons was directed by order dated the day of ."

18. Any person to whom as the recognized manager or agent of a defendant a summons has been tendered but refused, may by order of the Master made on application of the plaintiff be directed to appear before the Master on a day to be fixed, for the purpose of answering questions relating to such service, and the person so directed shall be bound to appear and answer.

PROOF OF SERVICE.

19. Unless a written statement has been filed, and notice thereof has been given, in manner prescribed by Order V, Rule 2 of these Rules, an affidavit of service of the summons shall be filed in the Registrar's office, within seven days after the expiration of the period fixed by the summons for filing a written statement. The costs of affidavits of service filed in time under this rule shall be costs in the cause.

20. Service of the summons shall be proved in the following manner:—

(a) When the summons is served on the defendant personally, the service and the signature of the defendant on the back of the summons shall be proved by the affidavit of the person who actually made the service, and the identity of the person served with the person named in the summons, shall be proved by the affidavit of some one personally acquainted with him.

(b) If the service is made on a defendant for himself and for other defendants who are his partners, or on a person having the management of the business of the partnership, it shall be proved by affidavit that the suit relates to a partnership transaction, or to an actionable wrong, in respect of which relief is claimable from the firm, and that the person served was at the time of service in partnership with the other defendants in the business to which the suit relates, or that the management of the business of the partnership at the principal place of business within the local limits of the Ordinary Original Civil Jurisdiction of the High Court.

(c) If the service is made on an agent empowered to accept service, it shall be proved by affidavit that the person served was empowered to accept service either by reason of his being one of the class of recognized

agents described in Order III, Rule 2 of the Code, or by virtue of an appointment for that purpose in writing.

- (d) If the service is made on a messenger or agent by whom the defendant carries on business, it shall be proved by affidavit that the defendant does not reside within the local limits of the Ordinary Original Civil Jurisdiction of the High Court, and that the suit relates to a business or work carried on for him within such limits, and that the person served was at the time of service the defendant's messenger or agent and personally carried on such business or work for the defendant within the said limits.
- (e) If the service is made on an agent in charge of land or other immovable property, it shall be proved by affidavit that the summons could not be served on the defendant in person, and that he had no agent empowered to accept service, and that the person to whom the summons was delivered was an agent of the defendant in charge of the land, or other immovable property, forming the subject of the suit.
- (f) If the service is made on an adult male member of the defendant's family residing with him, it shall be proved by affidavit that the defendant could not be found, and had no agent empowered to accept service, and that the person to whom the summons was delivered was an adult male member of the defendant's family and was actually residing with him at the time of service.
- (g) If the service is made by fixing a copy of the summons on the outer door of the house in which the defendant ordinarily resides, it shall be proved by affidavit that the defendant or other person to whom the copy of the summons was tendered had refused to sign the acknowledgment of service enclosed on the summons, or to receive the copy of the summons, and that the party was informed that the document tendered was a summons, and that he was made acquainted with the nature and contents thereof.
- (h) Where service is made on a person on behalf of a female defendant, it shall be proved by affidavit that such defendant is by the rules of caste, or the custom of the country, precluded from accepting service in person, and that the person served is an adult male member of the defendant's family, actually residing with her at the time of service, and has no interest adverse to that of the defendant, or is an agent empowered by law to accept service of process.
- (i) If the service is made under an order of the Court for substituted service, it shall be proved by affidavit that the house on the door of which a copy of the summons was fixed (if service has been so ordered) was the house in which the defendant last resided, and that the service was made in all respects conformably with the order of the Court.
- (j) If the service is made on a corporation or incorporated company, or a company authorized to sue and be sued in the name of an officer or trustee, it shall be proved by affidavit that the summons was left at the registered office of the corporation or company, or was delivered to a director, secretary or other principal officer thereof, or was sent by registered post in a letter addressed to the officer or trustee in whose name the company is authorized to sue and be sued, at the office or, if there are more offices than one, at the principal office in British India of the corporation or company.

The person serving the summons shall, within three days after service, endorse with his own hand on the summons the

day of the week and month of the service, and the manner in which the summons was served, and every affidavit of service shall recite the day on which the said endorsement was made.

21. When a summons is returned by the serving-officer, the Registrar shall enter in a book, to be called the "Summons Book," his finding on the return; and the said book and the return of the serving-officer shall be open to the inspection of all parties to the suit, free of charge.

22. If it appears that any party is dead, or is an insolvent, or if the plaintiff desires to question the finding of the Registrar upon the return of the summons, the Registrar shall post the writ for the orders of the Master; and the Master may thereupon dismiss the writ, as against any party, or order the plaintiff to be assessed by striking out the name of any party, or may make such order as he thinks fit.

23. If the plaintiff is unable to serve one or more of the defendants with the summons, he may apply by Motion or Registrar's summons, to be served upon the defendant or defendants, on whom service has been made, for leave to proceed with the suit against such non-served defendant or defendants, without prejudice to the right of the plaintiff against the other defendants. If leave is granted, the plaintiff shall amend his plaint by striking out the name of the defendants who are not to be proceeded against in the suit.

24. Service of any notice, order or other document (other than a writ of summons to appear and answer) in respect of which personal service is not requisite, upon a party who has not entered an appearance, or upon a person not a party to a writ of summons, whose residence is within the jurisdiction of another Court, in British India, and between which place and Madras there is communication by registered post, may where so directed by a Judge or by the Master or Registrar, be effected by posting a true copy of the document required to be served in a prepaid registered envelope addressed to such party or person at the place where he is residing; provided that the time at which the document so posted would be delivered in the ordinary course of post shall be considered as the time of service thereof.

ORDER V.

APPEARANCE BY THE DEFENDANT.

1. Every defendant who has been served with summons to appear and answer to a plaint shall be entitled, upon entering his appearance, to obtain from the plaintiff or his pleader, a copy of his plaint free of charge and, on payment of the proper copying charges, to copies of all documents asserted or exhibited to the plaintiff.

The notice of the defendant that he requires a copy of the plaint shall state his residence, and an address for service.

2. If the defendant intends to defend the suit, he shall within the period limited by the summons served on him, file in Court a written statement setting out the grounds of his defence, in the form prescribed by the Code, and also stating his address for service. Provided that the defendant may file his written statement within a further period of five days if the plaintiff or his pleader consents and signifies such consent by endorsement on the written statement. The costs of obtaining and granting consent shall be costs in the cause.

The defendant shall, within the said period, give notice to the plaintiff that he has filed a written statement, and of his address for service.

3. A defendant in a suit may set-off, or set up by way of counter-claim against the claims of the plaintiff, any right or claim, whether such set-off or counter-claim sound in damages or not, and such set-off or counter-claim shall have the same effect as a cross-suit, as to enable the Court to pronounce a final judgment in the case suit, both on the original and on the cross-claim. But the Court or the Master may, on the application of the plaintiff before

trial, it is in the opinion of the Court or Master such set-off or counter-claim cannot be conveniently disposed of in the pending suit, or might not be allowed, refuse permission to the defendant to avail himself thereof and direct the same to be tried separately.

2. A defendant pleading a set-off or counter-claim shall within three days of his filing the same serve the plaintiff or his pleader with a copy of the written statement containing such set-off or counter-claim.

3. If the plaintiff intends to defend any set-off or counter-claim made by a defendant he shall file a written statement within two weeks after the service upon him of the defendant's written statement containing a set-off or counter-claim.

4. A set-off or counter-claim shall, so far as may be, be drawn up and verified in the same manner as a plaint in a suit.

5. After the expiration of the time limited by rule 2 or 4 of this Order, a written statement shall not be filed without the leave of the Court, to be obtained on Master's or Registrar's summons. The application shall be accompanied by the written statement or by an affidavit stating the grounds of the defence, and the reason for the delay, and may be granted on such terms as the Master or Registrar thinks fit. If leave is granted, unless otherwise ordered or agreed the applicant shall pay to the plaintiff, the sum of Rs. 12-0-0, for his costs of the application.

6. Where any defendant seeks to rely upon any grounds as supporting a right of counter-claim, he shall in his written statement, state specifically that he does so by way of counter-claim.

7. If, in any case in which the defendant sets up a counter-claim, the suit of the plaintiff is stayed, discontinued or dismissed, the counter-claim may nevertheless be proceeded with.

8. Where in any suit a set-off or counter claim is established as a defence against the plaintiff's claim, the Court or Judge may, if the balance is in favour of the defendant, give judgment for the defendant for such balance, or any otherwise adjudge to the defendant such relief as he may be entitled to upon the merits of the case.

ORDER V-C.—THIRD PARTY PROCEDURE.

1. Where a defendant claims to be entitled to contribution, or indemnity over against any person not a party to the suit, he may, by leave of the Court or a Judge, issue a notice (hereinafter called a third party notice) to that effect, sealed with the seal of the Court. Such notice shall be filed with the Master or Registrar and a copy thereof served on each person according to the rules relating to the service of writs of summons. The notice shall state the nature and grounds of the claim, and shall, unless otherwise ordered by the Master or Registrar, be served within the time limited for filing his written statement of defence. Such notice may be in the form or to the effect of the form No. 15-A with such variations as circumstances may require, and therewith shall be served a copy of the plaint.

2. In any suit in which the defendant while admitting his liability for the claim in the plaint, requires that the right of the plaintiff to the relief should be adjudicated in the presence of any other person or persons so that the adjudication may be binding on such other person or persons he may apply for a similar notice to issue and proceed as in rule 1 is provided.

3. If a person not a party to the suit who is served as mentioned in rule 1 or 2 (hereinafter called a third party) desires to dispute the plaintiff's claim in the suit as against the defendant or whose behalf the notice has been given, or his own liability to the defendant, the third party must enter an appearance in the suit, within eight days from the service of the notice. In default of his so doing he shall be deemed to admit the validity of the decree obtained against such defendant, whether obtained by consent or otherwise, and his own liability to contribute or indemnify, as the case may be, to the extent claimed in the third party notice.

Provided always that a person so served and failing to appear within the said period of eight days may apply to the Master or Registrar for leave to appear, and such leave may be given upon such terms, if any, as the Master or Registrar shall think fit.

4. Where a third party makes default in entering an appearance in the suit, in case the suit is tried and results in favour of the plaintiff, the Judge who tries the suit may, at or after the trial, pass such decree as the nature of the case may require, for the defendant giving the notice, against the third party; Provided that execution thereof be not issued without leave of the Judge, until after satisfaction by such defendant of the decree against him. And if the suit is finally decided in the plaintiff's favour, otherwise than by trial, the Court or a Judge may, on application or by motion, as the case may be, pass such decree as the nature of the case may require, for the defendant giving the notice against the third party at any time after satisfaction by the defendant of the amount recovered by the plaintiff against him.

5. If a third party appears pursuant to the third party notice, the defendant giving the notice may apply to the Judge or Master, for directions, and the Judge or Master, upon the hearing of such application, may, if satisfied that there is a question proper to be tried as to the liability of the third party to make the contribution or indemnity claimed, in whole or in part, order the question of such liability, as between the third party and the defendant giving the notice, to be tried in such manner, at or after the trial of the suit, as the Judge or Master may direct; and if not so satisfied, may pass such decree as the nature of the case may require in favour of the defendant giving the notice against the third party.

6. A Judge or Master, upon the hearing of the application mentioned in rule 5, may, if it shall appear desirable to do so, give the third party liberty to defend the suit, upon such terms as may be just, or to appear at the trial and take such part therein as may be just, and generally may order such proceedings to be taken, documents to be delivered, or amendments to be made, and give such directions as to the Judge or Master shall appear proper for having the questions most conveniently determined, and as to the mode and extent in or to which the third party shall be bound or made liable by the decree in the suit.

7. The Court or a Judge may decide all questions of costs, as between a third party and the other parties to the suit, and may order any one or more to pay the costs of any other, or others, or give such direction as to costs as the justice of the case may require.

8. Where a defendant claims to be entitled to contribution or indemnity against any other defendant to the suit, a notice may be issued and the same procedure shall be adopted for the determination of such questions between the defendants as would be issued and taken against such other defendant, if such last-mentioned defendant were a third party; but nothing herein contained shall prejudice the rights of the plaintiff against any defendant in the suit.

9. Where any person served with a third party notice by a defendant or by a third party under these rules claims to be entitled to contribution or indemnity over against any person not a party to the suit he may by leave of the Court or Master issue a third party notice to that effect; and the preceding rules as to third party procedure shall apply mutatis mutandis to every notice so issued and the expressions "third party notice" and "third party" in these rules shall apply to and include every notice so issued and every person served with such notice respectively.

ORDER VI.

THE Pleading or Counts.

1. When the summons is to the defendant, or if there is more than one defendant, the summonses to all the defendants, have been found by the Registrar to have been duly served, but none of the defendants has filed a written statement, he shall enter the

case in the list of undefended cases; when any of the defendants has filed a written statement, he shall enter the case in the General List of Cases.

2. Unless the Court otherwise orders, the Registrar shall put the cases entered in the list of undefended cases before the Judge sitting in Chambers not less than three days after they are entered in the list, and the same shall then be heard and disposed of *ex parte*. In cases where the defendant appears in person the case shall be posted before the Judge and the defendant may be allowed to cross-examine the plaintiff's witnesses and to address the Court but unless the Court otherwise directs, evidence shall not be received on his behalf.

The Court shall not set aside a decree passed *ex parte* merely on the ground that there has been an irregularity in the service of summons if it is satisfied that the defendant had notice of the date of hearing in sufficient time to appear and answer the plaintiff's claim.

3. In the following cases the Registrar shall enter the suit in the list of Default Cases:—

- (a) When the plaintiff fails to comply with any of the provisions of Order IV, Rule 3, of these rules, or to apply for the return of summons under Order IV, Rule 4, of these rules at written fourteen days after the expiration of a summons to apply for the issue of fresh summons;
- (b) when the summons to a defendant has been returned as served, but service thereof has not been proved in manner heretofore permitted, or the defendant has not filed a statement to a plaintiff to appear on his behalf;
- (c) when a defendant who is a minor or of unsound mind not so found by inquisition, has been served, but no guardian ad litem has been appointed to him;
- (d) when the fee for first hearing, final hearing, or for filing exhibits is not paid;
- (e) any other case which through want of prosecution by any party, or for any other reason, cannot be entered in the lists mentioned in Order VI, Rule 1 of these rules.

4. Unless otherwise ordered, after a case has stood in the list of default cases for three weeks, the suit shall stand dismissed for default of prosecution as against the defendant in respect of whom default has been made.

Provided that the plaintiff may, within thirty days from the date of dismissal, apply by Motion's summons that the suit may be restored, and thereupon the Master may make such order as he thinks fit. Notice of the application shall be given to all parties who have filed a written statement.

5. The cases entered in the General List shall be posted for the first hearing before the Master not less than ten days after they have been entered in the said list.

6. When no question of fact is raised by the plaintiff and written statement, or when any question of law raised by one party can be decided upon the facts as admitted by that party, or as alleged by the other party, or if such as is the opinion of the Judge may conveniently be tried at the first hearing, the Judge may at once proceed to try and determine the suit, or the question of law so raised, or may adjourn the settlement of issues until such question of law has been tried and determined.

7. If, in the opinion of the Judge, the decision of each question of law substantially disposes of the suit, or of any distinct cause of action, ground of defence, or set-off, the Judge may dismiss the suit or give judgment, or make such other order therein as he thinks fit.

8. The Court or Master may, at any stage of the proceedings, order to be struck out or amended any matter in any pleading

which may be unnecessary or scandalous or which may tend to prejudice, embarrass or delay the fair trial of the suit.

9. If the case is not otherwise disposed of at the first hearing, the Court may proceed to settle issues or may direct the case to be posted for hearing without settlement of issues, or direct that the settlement of issues be postponed until after the plaintiff's case has been opened and may also give directions as to any of the following matters:—

- (1) Further and better particulars;
- (2) Parties;
- (3) Discovery of documents or interrogatories;
- (4) Inspection;
- (5) The issue of a commission to examine witnesses;
- (6) Mode or time of trial;
- (7) Reference to an arbitrator or conciliator;
- (8) Any other matter or proceeding in the action.

Provided also that where the parties agree to the issues to be tried, they may be settled by the Master, in which case, the Master may give directions as to the matters Nos. 2, 3, 4, 5, 6 and 8 mentioned above.

10. Unless otherwise ordered, an defended case shall be posted for trial until after the expiration of one month from the date of the first hearing or any adjournment thereof.

11. When any case is settled, it may, by requisition to the Registrar, be set down in the list of undefended cases with a note against it "Settled", and may be posted before the Master for an order of dismissal and refund of hearing fees. Provided always that, where any party to the suit is a minor, the suit shall be posted before the Court.

12. All interlocutory applications and all such matters as shall be disposed of in Chambers (except applications which may be made to the Master) shall be made to the Judge to whom Chamber work is assigned for the time being, except in suits which are in the daily cases list, in which case application has to be made to the Judge before whom the suit is posted.

13. One Master's summons for directions may be taken out by any party, after the defendant has filed his written statement, in respect of any of the following matters:—

- (1) The settlement of issues by consent.
- (2) Further and better particulars.
- (3) Parties.
- (4) Discovery of documents or interrogatories.
- (5) Inspection.
- (6) The issue of a commission to examine witnesses.
- (7) Mode or time of trial.
- (8) Reference to an arbitrator or conciliator by consent.
- (9) Any such other matter or proceeding in the action.

14. An application for the settlement of issues shall be accompanied by a copy of the issues proposed or agreed to.

15. When one of several defendants does not file a written statement within the period fixed by the summons, the plaintiff may apply by Master's or Registrar's summons that the suit as against such defendant may be heard *ex parte* and the case may then be disposed of in manner provided by Rule 2 of this order.

16. Unless the Court or Master shall otherwise order, an application as to any matter in any suit shall be granted only at the cost of the party making the same, except in cases where the Court or Master is of opinion that the application could not properly, or ought not to, have been previously made.

17. When a party is ordered to give further and better particulars of a matter alleged in a plead or written statement, or otherwise, the same shall be drawn up in the form provided for the written statement of a defendant, and shall be endorsed with a reference to the order directing the same, and presented to the Registrar within the time thereby limited.

18. The Court or Master may, at any time, appoint a special day for the hearing of the suit, or of any issue.

ORDER VII.

SUMMARY PROCEDURE ON NEGOTIABLE INSTRUMENTS AND FOR RECOVERY OF INSTRUMENTS CLAIMS.

1. Any suit in which the claim is for a debt or liquidated demand, which is evidenced by a writing signed by the debtor or his authorized agent, is a liquidated claim, and may be admitted and marked as such.

2. The procedure prescribed by this order shall be followed in all suits on negotiable instruments and in all suits for recovery of liquidated claims.

3. For the purpose of this order, "Debt" means a sum certain, or capable of being reduced to certainty by calculation, payable in respect of a direct and immediate liability by a debtor to a creditor; "Liquidated demand" means a demand for an amount which can be calculated from fixed data so that any two people making the calculation correctly must arrive at the same result.

4. All suits on negotiable instruments and for liquidated claims shall be instituted by presenting a plaint in the form prescribed by these rules, but the summons shall be in form No. 13 (a) or 13 (b) in Appendix II to these rules, or in such other form as may be from time to time prescribed.

5. In cases specified in Order IV, rule 6 of these rules, the Registrar may extend the period of ten days in the said form up to the respective periods mentioned in the said rule.

6. In summary suits on negotiable instruments, the plaintiff shall, in cases where the interest is payable by contract or statute, be entitled to interest from the date of the plaint to the date of the decree.

7. In any case in which the plaint and summons are in the form prescribed in rule 4 of this order respectively, the defendant shall not appear and defend the suit unless he obtains leave from a Judge or Master as hereinafter provided so to appear and defend. In default of the defendant obtaining such leave, or if he fails to appear and to defend in pursuance of such leave, the allegations in the plaint shall be deemed to be admitted and the plaintiff shall be entitled to a decree for the sum claimed in the plaint, and in cases where interest is payable either by contract or statute, interest till the passing of the decree and further interest at 6 per cent per annum from the date of the decree to the date of payment, and such sum for costs as may be prescribed.

8. (1) An application for leave to appear and defend the suit shall be made by a Judge's summons or Master's summons in Chambers supported by affidavit which discloses such facts as would make it incumbent on the plaintiff to prove consideration for the negotiable instrument, or such other facts as the Court may deem sufficient to support the application.

(2) Leave to defend may be given unconditionally or subject to such terms as to payment into Court, giving security, framing and recording issues or otherwise as the Judge in Chambers or Master thinks fit.

9. If leave to appear and defend is not granted, the Master or Registrar shall on proof by affidavit of service of the summons on the defendant, draw up and sign a decree for the amount claimed and costs.

10. A suit may be marked as a summary suit on admission of the plaint or thereafter on the requisition of the pleader for the party, or of any party acting in person.

11. A suit which has been admitted, or marked as a summary suit may at any stage be directed to be treated as an ordinary suit by the order of a Judge or of the Master upon the application

of any party by summons in Chambers or by the Court at trial either upon the application of a party or of its own motion and upon such terms as to costs as the Court or Master may think fit.

12. In summary suits as negotiable instruments or other Negotiable debts, unless otherwise ordered, the sums set out in rules 10, 11 and 12 of Appendix III to the High Court Fees Rules, 1925, shall be allowed as costs of the plaintiff, and shall include all out fees, but not the costs of interlocutory applications nor the costs of execution. The taxed costs of interlocutory applications may be added to the costs awarded to the plaintiff by the decree.

ORDER VIII.

Parties.

Trusts.

1. Trustees, executors, and administrators, may sue and be sued on behalf of, or as representing, the property or estate of which they are trustees or representatives, without joining any of the persons beneficially interested in the trust or estate, and shall be considered as representing such person; but the Court or Master may, at any stage of the proceedings, order any of such persons to be made parties, either in addition to, or in lieu of, the previously existing parties.

Minors.

2. When a suit is brought on behalf of a minor, the next friend shall present together with the plaint an affidavit stating the age of the minor, and that the next friend has no interest directly or indirectly adverse to that of the minor, and is otherwise a fit and proper person to act as next friend.

3. When a plaintiff is aware that a defendant is a minor, he shall take out and issue a summons in form No. 14, and the same shall be served upon the parent, or the natural or testamentary guardian, or the custodian, of the minor, or such other person as the Court or Master directs, in the same manner as a summons to a defendant.

4. Any person, upon whom a summons has been served under the preceding rule, may, within the time prescribed by Order V, Rule 2, present to the Registrar a written statement signed and verified by him on behalf of the infant, together with an affidavit containing the particulars in rule 5 of this order mentioned, and also stating that he is willing to be appointed guardian of the person of the minor defendant. The appointment may be made by endorsement by the Registrar on the affidavit, and thereupon the Registrar shall file the written statement.

5. If the person served with summons as aforesaid notifies to the plaintiff his marriageliness or incapacity to act as guardian, or does not, within the period prescribed by Order V, rule 2 of these rules, file a written statement on behalf of the minor, and give notice thereof to the plaintiff, any party to the suit may apply for the appointment of an officer of the Court or some other qualified person as guardian of the person of the minor.

An application for the appointment of a guardian of the person, other than an application under rule 4 of this order, shall be made by Master's or Registrar's summons, and shall be supported by the affidavit of some person acquainted with the proposed guardian, stating his name, and position or occupation, that he has no interest directly, or indirectly adverse to that of the minor, and is otherwise a fit and proper person to act as guardian, and that he is willing to act.

6. Unless otherwise ordered, notice of an application for the appointment of a guardian of the person, shall be served on every other party to the suit excepting a defendant who has not filed a written statement.

Unless otherwise ordered, the costs of the application shall be costs in the cause.

7. If no other fit and proper person is proposed as guardian *ad litem*, the Court or the Master or Registrar may, with his consent in writing, appoint a pleader, or other officer of the Court, to act as guardian, and may direct that the pleader is to be entitled to remuneration according to the respective scales of fees prescribed by the rules of Court.

8. Unless otherwise ordered, an order appointing a guardian *ad litem*, other than an order made under rule 4 of this order shall direct that the guardian do within ten days file his consent to act as guardian and state his address for service, and that the guardian is to be at liberty, within ten days from the date of the order, to file a written statement on behalf of the minor. The said order shall be taken out and served on the guardian, and the other parties to the suit, by the party obtaining the same. Unless otherwise ordered, it shall not be necessary to take out a subpoena to the guardian to appear and answer to the plaint, or to serve the said order on a defendant who has not filed a written statement within the prescribed period.

9. When a guardian *ad litem* of a minor defendant is appointed, and it is made to appear to the Court or Master that the guardian is not in possession of any, or sufficient, funds for the conduct of the suit on behalf of the said defendant, and that the defendant will be prejudiced in his defence thereby, the Court may from time to time order the plaintiff to advance moneys to the guardian for the purpose of his defence, and all moneys so advanced shall form part of the costs of the plaintiff of the suit. The order shall direct that the guardian do as and when directed file in Court an account of the moneys so received by him.

Compromise or withdrawal on minor's behalf.

10. An application by a next friend or guardian *ad litem* for leave to enter into any agreement or compromise or for withdrawal of a suit in pursuance of a compromise shall be by Judge's summons in Chambers and shall be supported by—

(1) an affidavit setting out the terms of such compromise, agreement or withdrawal and showing how or in what manner the same is in the interest of the minor; and

(2) a certificate by the pleader for the minor stating that in his opinion such agreement, compromise or withdrawal is for the minor's benefit.

Persons of unsound mind.

11. Lunatics or persons of unsound mind not so found by inquisition may sue as plaintiffs by their committee or next friend, and may in like manner defend any suit by their committee or guardian appointed for that purpose.

12. When a suit is brought on behalf of a person of unsound mind, the next friend shall present together with the plaint an affidavit stating that the plaintiff is of unsound mind, and that the next friend has no interest directly or indirectly adverse to that of the plaintiff and is otherwise a fit and proper person to act as next friend.

13. Rules 3 to 9 of this order, inclusive, shall apply, mutatis mutandis, to persons of unsound mind, not so found by inquisition.

Proper.

14. An application for leave to sue or institute any proceeding *ex parte* *proposito* shall be by Master's summons exhibited in the matter of the intended suit or matter, and shall be accompanied by the plaint, petition, or other proceeding, in respect of which the application is made, which shall contain the particulars of the property of the applicant, and be signed and verified, as prescribed by Order 33, Rule 2 of the Code.

15. The District clerk shall issue the summons in manner prescribed by Order 53, Rule 1 of this rules, for service on the Government Solicitor and on any other party to whom notice may be directed to issue. An affidavit of service of the summons shall be filed not less than two days before the return-day.

16. If leave is granted, the summons or notice to the defendants, or respondents, shall recite the order of the Court, as in form No. 25.

17. An application for leave to defend *in forma pauperis* shall be by Master's summons, and shall be accompanied by an affidavit containing the particulars of the property of the applicant in Order 33, Rule 2 of the Code mentioned; and shall be served on the Government Solicitor and the plaintiff not less than two days before the return-day.

18. All orders passed by the Master under rules 12 to 26 of this order shall be deemed to be judicial acts within the meaning of section 185 (2) (i) of the Code. Provided that contested applications and applications presented out of time shall as soon as the evidence is completed be adjourned to be tried and disposed of by a Judge in Chambers.

SUITS BY AND AGAINST FIRMS AND PERSONS CARRYING ON BUSINESS IN NAMES OTHER THAN THEIR OWN.

19. The provisions of Order 33, Rules 1 to 10 of the First Schedule to the Code, shall apply to suits by or against firms and persons carrying on business in names other than their own within the jurisdiction, and applications for disclosure of partners' names under Order 33, rules 1 (f), 2 (1 to 3) and 4 shall be made to the Master or Registrar.

20. Applications under Order 23, Rule 30 of the Code, shall be made to the Master or Registrar. Where however the liability is disputed, the application shall be adjourned to be tried and determined by a Judge in chambers.

AGENTS

21. No person who has been disbursed or whose name has been struck off the roll of pleaders shall be permitted to act as a recognised agent of any party within the meaning of Order III of the Code.

ORDER IX.

PRODUCTION, INSPECTION AND DISCOVERY OF DOCUMENTS.

1. When an original document is produced by the plaintiff under Order VII, rule 14 or rule 17, of the Code the same shall be marked for identification by the record-keeper; and if, in lieu of the original, a copy thereof is filed with the plaint, the same shall, before return of the original, be compared therewith, and shall, if found to be correct, be attested by the Registrar as a true copy.

2. All documents, which are not in the English language, filed or produced by a party shall be translated, verified, and signed, by the proper Court Interpreter; or, if there is no Court Interpreter thereunto qualified, by a duly qualified person, who shall verify his translation upon affidavit; and the translations shall be annexed to the originals. The translator shall work on every translation the day on which he received the original document, the dates upon which stamps were called for and received respectively, and the date on which the translation was ready for delivery.

3. A party shall be at liberty in case of urgency or by consent to furnish to an officer an unofficial translation of any exhibit or document produced before such officer. Should the correctness of such unofficial translation be challenged, the officer may, on reference to a sworn interpreter or translator of the Court, decide the point and demand the translation if necessary or require the document or any portion of it to be officially translated.

Where the parties to a suit agree to such unofficial translations being admitted in evidence the Court may by order allow the pleader to include in his bill of costs, the translation charges given in Appendix II, item 23 of the High Court Fees Rules, 1889.

4. If the party filing or producing a document fails, or delays, to apply for the translation thereof, or to carry in the proper stamps, the same shall not be received in evidence, except

with the books of the Court, and upon such terms as the Court directs.

5. If under order VI, rules 9 or 15 of these rules a list of documents is directed to be filed, the same shall be in Form No. 12; and if the documents are ordered to be filed in Court, they shall be accompanied by a list in the same form.

6. A defendant, upon whose summons to appear and answer to a plaint has been served, shall be entitled, on giving twenty-four hours' notice in writing to the plaintiff, or his pleader, to inspect all documents produced with the plaint, or referred to therein, or annexed or exhibited thereto, and shall be entitled to be furnished with copies of the said documents on payment of the usual charges.

7. A plaintiff, or a defendant, on whose summons has been served, shall be entitled, on giving twenty-four hours' notice in writing to the party who has filed the same, to inspect all documents produced with, or referred to in, or annexed, or exhibited to, the written statement filed by any other party, and shall be entitled to be furnished with copies of the said documents on payment of the usual charges.

8. Unless otherwise ordered, a party shall not be entitled to inspection, or copies, of any of the documents of any other party, other than those in rules 5 and 7 above mentioned, until the same have been offered and received in evidence.

9. Subject to the provisions of order VI, rule 16 of these rules, any party may at any stage of a suit, apply by motion or Registrar's summons that he, his pleader or agent, may be at liberty to inspect the documents, which or lists of which, have been filed in Court.

10. Subject to the provisions of order VI, rule 16 of these rules a plaintiff, or a defendant, or a party served with notice under order V (a) of these rules or a claimant under a decree in an administration suit, or under order XXI, rule 65, of the Code, may, at any stage of a suit, apply by Motion or Registrar's summons for an order that the other party do file an affidavit stating whether he has, or has had, in his possession or power any, and, if any, what, documents relating to the matters in question in the suit, and accounting for the same, and that he do within a given time produce and leave with the Registrar, or produce at any other specified place, each of the documents of which such affidavit appears to be in his possession or power, except such of the same, if any, as he may by his affidavit object to produce and that the applicant, his pleader or agent, be at liberty to inspect and peruse the documents so produced, and to take copies thereof, and extracts and abstracts therefrom.

11. Subject to the provisions of order VI, rule 16, of these rules, a defendant, or any party served with notice under Order V-a of these rules, may at any stage of a suit apply by Motion or Registrar's summons, as against any other defendant, for an order similar to that to be obtained under the last preceding rule. The application shall be supported by an affidavit stating the interest of such co-defendant in the matter in which discovery is sought, and the special facts and circumstances upon which the claim to obtain discovery from him is founded.

12. If an affidavit has been filed under rule 10 or 11 of this order, no document which is not mentioned in such affidavit and which is or has been in the possession or power of the party making such affidavit shall be admitted in evidence except by the special order of the Court.

13. Where production is sought from a corporation, incorporated company, or company authorized to sue and be sued in the name of an officer or trustee, the affidavit may be made on behalf of the corporation or company by any director, secretary or other principal officer of the corporation or company, who is proved to

the satisfaction of the Master or Registrar to be acquainted with the facts of the case.

14. The Master or Registrar may for sufficient reason allow the affidavit to be made on behalf of the person from whom production is sought by any person competent to make the same.

15. A party required to make an affidavit as to documents shall make the same although he may have good ground against producing the documents and he shall describe the documents with sufficient distinctness to enable the Court to order production if his objection should be overruled.

16. The affidavit to be made by the party against whom an order for discovery of documents has been made shall be in form No. 16, with such variations as circumstances may require.

17. All questions of privilege, exemption, sealing up, or production without hearing at the Registrar's office, shall be raised in the affidavit.

18. If an extension of time for making the affidavit is required, the same may be obtained upon Master's or Registrar's summons.

19. No affidavit in answer to an affidavit, or further affidavit, made by the party from whom production is sought, shall be allowed.

20. If documents are claimed to be privileged, the party seeking production, if desirous of raising the question, must do so by further application for production. The application shall be made by Master's summons, and may be heard by him or may be posted before a Judge in chambers or adjourned to be heard in Court.

21. If the affidavit is considered insufficient, or not containing a clear admission or denial of the possession of documents, or such description of them that the Court can enforce its order, or from any other cause, the party seeking discovery may obtain a Master's or Registrar's summons to consider the sufficiency of the affidavit. Such summons shall be supported by an affidavit by or on behalf of the party seeking discovery.

22. If the affidavit is held to be insufficient, further time may, at the discretion of the Court or Master be allowed to the deponent to file a full and sufficient affidavit, and such time may be further extended on his application by Master's or Registrar's summons. If further time is not allowed, the deponent shall be liable, on an order being obtained from a Judge in Chambers, to process of contempt for disobedience, as if no affidavit had been filed.

23. If it appears from the affidavit of the party from whom production is sought, that any books or papers relating to the matters in question are in constant use in his business, and necessary for that purpose, or cannot be deposited without great inconvenience, the order in the first instance may direct that they are to be produced for inspection at the place of business at which they are stated to be in use, or other convenient place.

24. If, where inspection has been ordered out of Court, it is found that a satisfactory inspection cannot be obtained, or if it is shown that the documents are being or are likely to be tampered with, application may be made by Master's or Registrar's summons for an order for the deposit and inspection of the documents in Court. The application shall be supported by affidavit.

25. If it appears from the affidavit of the party from whom production is sought, that any books or papers contain matter which he is not liable to disclose, the order may be qualified so as to admit of such parts being sealed up.

26. If the right to seal up has not been claimed, a special application for leave to seal up may be made by Master's or Registrar's summons, supported by affidavit.

27. If any statement in the affidavit in support of a claim to seal up documents, or the plaint, or written statement, or the

unserved documents, afford grounds for suspecting that the party has sealed up matter that ought to have been disclosed, the party making inspection may apply by Master's summons for inspection of the documents which have been sealed, and the Master may unseal such documents and examine them in order to see whether the applicant is entitled to inspect the portions sealed up.

28. If, under rule 24 of this order, the documents are ordered to be deposited at the Registrar's office, a copy of the order and a schedule of the documents shall be left at the time the deposit is made.

29. When the purpose for which the documents have been deposited is satisfied, the party by whom they were deposited may have them delivered out to him, and for that purpose he shall obtain an order on Master or Registrar's summons, or the consent in writing of the other party.

30. An order for an affidavit and production, or for production only, may be enforced on the orders of a Judge in Chambers by serving the same on the party ordered to produce the documents with a memorandum endorsed thereon to the effect following:—"If you, the within-named A.B., neglect to obey this order by the time herein limited, you will be liable to be arrested and committed to prison for contempt, and if default be made in complying with the order by the time specified herein or on a further order, the party making default may be proceeded against for contempt of Court."

31. Notice requiring the admission of documents under Order XII, rule 2, of the Code shall be in form No. 17, with such variations as the circumstances of the case may require.

32. Two copies of the notice shall be delivered to the Registrar, who, on being satisfied that the case is not likely to come on for hearing within the next ten days, shall file one copy, and shall deliver the other copy for service to the pleader of the party tendering the notice, after adding at foot thereof his signature and official designation, after the words "Let this be served by the plaintiff's attorney (or valued or the party, as the case may be)."

33. On the copy of the notice filed under the last preceding rule shall be endorsed the date on which it was filed, and also the date on which the other copy was delivered out for service.

34. Where proceedings are taken under rule 22 for the admission of documents, and the documents are admitted by the other party, the party filing such documents shall not be liable to pay any exhibit fees in respect of any document admitted by the other party.

ORDER X.

INTERROGATORIES.

1. When interrogatories are ordered by the Court or Master or Registrar to be delivered, under Order XI, rule 1 of the Code, two copies of each set of interrogatories shall be tendered to the Master or Registrar who, when the same are tendered by the plaintiff, shall forthwith, or, when the same are tendered by the defendant, shall on being satisfied that the defendant has filed a written statement, retain and file one copy, and deliver the other copy for service to the party tendering the interrogatories, after adding at foot thereof his signature and official designation, after the words, "Let this be served by (the attorney or valued or the party, as the case may be)."

2. On the copy of each set of interrogatories filed under the last preceding rule shall be endorsed the date on which it was filed, and also the date on which the other copy was delivered out for service.

3. Interrogatories shall be in form No. 18-a, with such variations as circumstances may require.

4. If a party to a cause or matter is a corporation, or incorporated company, or a company authorized to sue or be sued in the

name of an officer or a trustee, the opposite party may apply by Motion or Registrar's summons for an order allowing him to deliver interrogatories to any member, or officer, of such corporation or company, and an order may be made accordingly.

4. Any objection to answering an interrogatory on the ground that it is scandalous or irrelevant, or not calculated *bona fide* for the purpose of the cause or matter, or that the matters inquired into are not sufficiently material at that stage, or on any other ground, may be taken in the affidavit in answer.

5. Any interrogatories may be set aside on the ground that they have been exhibited unreasonably or vexatiously, or struck out on the ground that they are prolix, oppressive, unnecessary, or scandalous; and an application by summons to the Master or Registrar in chambers for this purpose may be made within seven days after service of the interrogatories.

6. Interrogatories shall be answered by affidavit to be filed within ten days after service thereof, or within such other time as the Master or Registrar may allow.

7. No exceptions shall be taken to any affidavit in answer; but the sufficiency or otherwise of an affidavit objected to as insufficient shall be determined by the Master or Registrar on summons in chambers.

8. If the person interrogated omits to answer, or answers insufficiently, the party interrogating may apply by summons to the Master or Registrar in chambers for an order requiring him to answer, or to answer further, either by affidavit, or by *vide recte* examination, as the Master or Registrar may direct.

9. Any part may at the trial of a cause, matter, or issue, use in evidence any one or more of the answers, or any part of an answer, of the opposite party to interrogatories without putting in the others or the whole of such answer; provided always, that in such case the Court may look at the whole of the answers, and if it is of opinion that any others of them are so connected with those put in, that the last-mentioned answers ought not to be used without them, it may direct them to be put in.

10. The forms to be followed under this order are those given in Appendix II, Nos. 15-a, 15-b, 15-c and 15-d.

11. If any party fails to comply with any order to answer interrogatories, or for discovery or inspection of documents, he shall be liable to attachment. He shall also if a plaintiff, be liable to have his suit dismissed for want of prosecution, and if a defendant, to have his defence, if any, struck out, and to be placed in the same position as if he had not defended, and the party interrogating may apply to the Court or Master for an order to that effect, and an order may be made accordingly.

12. Service of an order for interrogatories made against any party, on his pleader, shall be sufficient service to found an application for an attachment for disobedience to the order. But the party against whom the application for an attachment is made may show, in answer to the application, that he had no notice or knowledge of the order.

ORDER XI.

INSPECTION AND PRODUCTION OF DOCUMENTS OR RECORDS.

1. Except as provided by Order IX, Rules 8 and 9 of these rules, an application by a party to a suit or matter for leave to search, or for copies of, or of the contents of, or in the custody of, the High Court, filed in the suit or a matter, shall be made to the Registrar. Except as provided by Order IX, Rules 6 and 7 of these rules, leave under this rule shall be restricted, in the case of a pending suit or matter, to pleadings, affidavits, proceedings of the Court, proceedings or report of, or evidence taken by, a commissioner, and documents filed by the applicant; but, when a suit or matter has been disposed of, leave may be granted in respect of the whole record.

2. Applications for leave to search the registers, or for copies, of wills and probates and letters of administration, shall be made

to the Register, who may grant leave on payment of the usual fee.

Inspection of proceedings by a stranger.

3. Except as provided by Rules 1 and 2 of this order, an application for inspection, or copies of, records or documents of, or in the custody of, the Court, shall be made by Master's or Registrar's summons, entitled in the suit, appeal, or matter, in which the records or documents are filed, and specifying as far as possible the particular records or documents, of which inspection is, or copies are, required, by reference to the nature, date, and date of filing of, and the parties to each record or document. The application shall be supported by affidavit stating whether the applicant has any, and what interest in the subject-matter of the document, or of the proceedings in which the record or document is filed, and the purpose for which inspection or a copy is required, and if the same is required for the purpose of an intended or pending proceeding, the nature of the said proceeding, and the relevancy of the record or document to the case of the applicant.

4. The Master or Registrar may, in his discretion, cause notice of the application to be given to the parties to the said proceedings or to any other person.

5. The Master or Registrar shall not grant leave to inspect, or to obtain a copy of, any record or document produced by a person not a party to the proceedings in which the same is filed, or to the discovery of which any person is entitled to object, except in other case with the written consent of such person.

Search of records.

6. If leave is granted, the search shall be made by the record-keeper or his assistant in the presence of the applicant or his pleader.

The applicant or his pleader may at the time of search make a short memorandum of the date, nature, and length, of a document, so as to identify it and to enable the party to furnish the prescribed fee, in case a copy is required, but shall not be allowed to make extracts or copies.

7. The Registrar shall, upon the application of any person, whether a party to the suit or matter or not, grant a certificate specifying shortly the several proceedings which have been taken in his office and the dates thereof.

8. Every application for the production of records in Court or before a Judge or officer of Court shall be made to the Registrar in writing, not later than the day previous to that on which they are required to be produced, and shall specify the particular documents or required, and thereupon the Registrar shall cause the documents to be produced accordingly: provided that, in any case in which the Registrar may doubt the propriety of producing any document, he shall take the directions of the Court.

ORDER XII.

Copies of Documents.

1. Where any party is entitled to a copy of a pleading, affidavit, deposition, bill of costs, or any other proceeding, or document, filed or prepared by, or on behalf of another party, such copy shall be furnished by the party by or on whose behalf the same has been filed or prepared.

2. The party requiring the copy, or his pleader, shall make a written application to the party by whom the copy is to be furnished, or his pleader, with an undertaking to pay the proper charges, if any, and thereupon the copy shall be prepared within a reasonable time or within such time as the Master or Registrar may direct, and shall be delivered upon payment of the proper charges.

3. The proper charges for a copy so furnished shall be 2 annas per folio for every printed copy, and 3 annas per 175 words for every written or typewritten copy.

4. The name and address of the party or pleader by whom a copy is furnished shall be endorsed thereon, and the said party or pleader shall be answerable for the same being a true copy of the original, so of an office copy of the original, of which it purports to be a copy, as the case may be.

5. The folios of all printed and written copies shall be numbered consecutively in the margin thereof, and the copies shall be printed or written, in a neat and legible manner on the same paper as documents filed in Court.

6. In case a party or pleader who is required to furnish any such copy as aforesaid, either wilfully, or negligently, to furnish the same within a reasonable time or within such time as the Master or Registrar may direct, the person by whom the application was made shall be at liberty to apply to the Registrar, by an application stating such refusal or neglect, for an office copy; and in such case no costs in respect of the copy so applied for shall be payable to the party or pleader so seeking details. Such office copy shall be furnished by the Registrar on payment of a charge of 3 annas per 175 words.

7. In the event of any party or pleader not taking delivery of, or not paying for any copies he may have applied for, the matter may be brought before the Master or Registrar on a summons.

ORDER XIII.

INTERLOCUTORY APPLICATIONS.

1. All applications in a suit or matter, other than the applications in Rule 7 of this order mentioned, shall be made to a Judge in chambers or to the Master or Registrar as provided by these rules upon a summons in form No. 38, issued by the Bench Clerk or Assistant Registrar.

The summons shall be prepared by the party desiring to take out the same, and shall together with a copy thereof be submitted to the Bench Clerk or the Assistant Registrar for insertion of the return-day and signature by him. The original and copy summons shall then be sealed with the seal of the Court; the original shall be retained and filed, and the copy returned to the party for service. The party or pleader shall be responsible for the correctness of the copy.

If the application is to be supported by affidavit, or is not to be served on any party, the summons shall so state, and the affidavit shall be filed with the summons.

If the application is to be made by counsel, the summons shall ordinarily so state.

2. Service of summons shall be made by delivering the copy thereof issued by the Court together with copies of any affidavits which the applicant intends to use or on which he intends to rely to the opposite party or his pleader, not later than two clear days before the return-day. The party, or his pleader, taking out the summons, shall be responsible for the correctness of the copy of the summons and of the affidavits.

3. If the summons does not state that the application is to be made by counsel, either party intending to appear by counsel, shall give notice thereof to the opposite party, and to the Registrar not later than the day before the return-day.

4. Unless the Judge or Master or Registrar otherwise orders, the summons shall be called on in their order in the list. If when a summons is called on, neither party appears, the summons shall be passed over until the list has been gone through. The summons passed over shall then be called on a second time in their order. If neither party appears to a summons so called on, it shall be dismissed.

5. An order shall be in form No. 39 with such variations as circumstances may require. It shall be sealed, and shall be marked with the name of the Judge or Master or Registrar by whom it is made.

6. Where an order has been made not embodying any special terms, nor including any special directions, but simply

underlying time for taking any proceeding or doing any act, or giving leave (a) for the amendment of any summons or pleadings or (b) for the filing of any document. It shall not be necessary to draw up such order unless the Court or a Judge or the Master or Registrar shall otherwise direct; but the production of a note or memorandum of such order, signed by a Judge, Master or Registrar, shall be sufficient authority for such enlargement of time, amendment, filing, or other act.

A direction that the costs of such order shall be costs in the cause or matter shall not be deemed a special direction within the meaning of this rule.

The pleader or the person on whose application such order is made, shall forthwith give notice in writing thereof to such person (if any) as would, if this rule had not been made, have been required to be served with such order.

7. The following applications shall be made in Court upon notice of motion:—

- (a) Applications for payment of money, or the delivery of effects or securities out of Court, when the applicant has received notice that the same will be opposed by any person;
- (b) Applications for inspection, or the appointment of a receiver, except applications in execution of a decree or order;
- (c) Applications for a review of judgment, or to set aside or vary a decree or to set aside an order made by a Judge dismissing a suit for default;
- (d) Applications under Section 45 of the Specific Relief Act, 1877;
- (e) Applications with respect to property attached in execution of a decree or order, by persons not parties thereto;
- (f) The hearing on the certificate of Judge, report of a receiver, or award of an arbitrator;
- (g) Applications under Order XXXV, Rule 7 of these rules in matrimonial suits.

8. Except where otherwise provided by these rules, a notice of motion shall be in form No. 21, and shall be prepared, signed, and served, in manner provided by Rules 1 and 2 of this order in respect of summons in chambers, provided that, unless otherwise ordered, notice of motion, and of copies of any affidavits in support thereof, shall be served upon the opposite party not less than two clear days before the return-day.

9. Each notice of motion shall be entered by the Registrar in a list, and shall be called on and disposed of in manner prescribed by Rule 4 of this order.

10. A Judge's summons, notice of motion, Master's summons or Registrar's summons shall state the motion, rule, or order under which the application is made and shall state only the substance of the order prayed for without any statement of facts or argument. Unless otherwise ordered, any facts required to be proved shall be proved by affidavit.

11. If, on the return-day fixed by the summons or notice of motion, there is no Court sitting for the hearing of interlocutory applications the Registrar shall enter the same in the list of summonses, or notices of motion, on the next day thereafter appointed for the hearing of interlocutory applications, and the applications shall then be made.

Provided that, if it is made to appear to the Master or Registrar that the application is urgent and an additional fee of Rs. 5 is paid, he may pass the same before any Judge.

12. If the opposite party does not appear at the hearing of a summons or motion, the Registrar shall not draw up the order thereon, except upon an affidavit of service of the summons, or notice of motion, in accordance with these rules.

Such affidavit may be dispensed with by the Registrar on production of an acknowledgment of service signed by the pleader of the opposite party.

13. The Court or a Judge in chambers if satisfied that there is urgency may hear any application on notice of motion with respect to any matter whether the same is ordinarily disposed of in Court or in chambers, and may make an order *ex parte* or otherwise upon such terms as to costs, or otherwise, and subject to such undertaking, if any, as the Court may think just, or may adjourn the further hearing of the application for notice to be given to the party affected by the order. If an order is made *ex parte*, a party affected by the order may apply to set it aside.

14. Except where otherwise provided, the following matters shall be disposed of by a Judge sitting in chambers:—

- (a) all interlocutory applications except applications which by these rules may be made to the Master or Registrar;
- (b) the final disposal of suits referred to a Judge in chambers;
- (c) references for taking an account, or for any inquiry;
- (d) applications as to guardianship, or maintenance, of infants, or lunatics;
- (e) applications as to the management, or disposition of, or otherwise in connection with the property of, infants, or lunatics;
- (f) application for revocation of orders granting leave to sue;
- (g) setting aside of a decree or order;
- (h) applications by receivers, guardians and others, relating to the management and disposal of property;
- (i) inquiries in lunacy;
- (j) inquiries with reference to infants, wards and settlements;
- (k) inquiries as to schemes for a charity;
- (l) review of lunatics;
- (m) orders giving effect to a warrant of arrest or order of attachment sent to the Court as contemplated by the Code of Civil Procedure, Section 136;
- (n) applications under any special acts not otherwise specially provided for;
- (o) all such matters as have usually been disposed of in chambers, if the sitting Judge thinks fit to entertain the same, including all applications which are of such a nature as not to require legal argument, or examination of witnesses.

Provided that the Judge may adjourn any matter brought before him under this rule into Court, or refer it to a Division Court.

15. For the more expeditious despatch of the business of the Court, unless notice to the contrary be previously given, the Judge to whom chamber work is assigned for the time being, will sit in chambers on Thursdays at 11 a.m. to deal with matters which shall be disposed of by a Judge, including applications and matters referred to a Judge.

16. The Master or Registrar will sit every day on which the offices of the Court are open to dispose of the applications specified in Rule 17. In the event of the absence of the Master or Registrar such applications, if of an urgent nature, may be made to the Judge to whom chamber work is assigned for the time being.

17. All applications of the descriptions or relating to the matters hereinafter mentioned shall be made to the Master:—

- (1) Admission and rejection of pleadings.
- (2) Applications for leave to sue and verify any pleadings or any other proceedings in a suit or matter.
- (3) Applications for revocation of the appointment of a guardian and for change of guardian.
- (4) Applications for an order appointing a guardian of the person of an infant or a person of unsound mind or for insertion of the name of the legal representative of a deceased party and for amendment of the record accordingly.

- (2) Applications by strangers to a writ for leave to search the records and for the supply of records.
- (3) Applications for inspection or copy of a will or document.
- (7) Applications for production of records or documents or accounts filed in each record before any other Court or officer of such Court.
- (8) Applications for the issue of a proceeding to another Court for the production of the record of such Court or of notices or subpoenas to a public officer for production of a public record or register.
- (11) Applications for an order directing a Registrar of Assurances to transmit a will or codicil to the High Court.
- (14) Applications for the issue of a citation to any person to bring into Court any testamentary document or paper.
- (14) Applications for enlargement or abridgement of time under Order I, Rule 6 of these rules, for enlargement of time under Section 12 of the Indian Arbitration Act, 1909, where the time period has not expired, and generally all applications for extension of time under the Code of Civil Procedure, 1908, or under these rules except with regard to those fixed by the Court in decrees or decrees orders.
- (12) Applications for leave to amend a pleading or to strike out any matter therein.
- (13) Applications for orders for production of prisoners and others under the Prisoners' Act, 1900.
- (14) Applications under Order I, Rule 8 of the Code of Civil Procedure, 1908, for leave to sue and defend on behalf of or for the benefit of all in the same interest.
- (15) Applications for orders concerning substituted service of summonses or notices.
- (16) Applications for settlement of issues, and summoning for directions in respect of matters mentioned in Order VI, Rule 13 of these rules.
- (17) Applications relating to the conduct of suits previous to the hearing unless the suit is in one of the lists of causes for the day.
- (18) Applications for further and better statement of particulars under Order VI, Rule 5 of the Code of Civil Procedure, 1908.
- (19) Applications for decrees under Order VII of these rules, in default of the defendant obtaining leave to defend or of his appearance and defence in pursuance thereof.
- (20) Applications for summary suits filed under VII of these rules being treated as ordinary suits.
- (21) Applications for transfer of a suit from the list of default causes to the general list of causes or monthly list of causes. Applications for transfer of suits from the list of contested suits to any other list.
- (22) Applications for leave to file further written statements.
- (23) Applications for discovery and inspection.
- (24) Applications for delivery of interrogatories and determining whether interrogatories are properly answered under Order X of these rules.
- (25) Applications for examination of witnesses *de bene esse*.
- (26) Applications for orders requiring a party to a suit to leave a document not in the English language in the interpreter's office for the purpose of being officially translated.
- (27) Applications for an order permitting the withdrawal or dismissal of a suit, appeal, application or matter by consent or where the other side has not answered.
- (28) Applications for passing a decree by consent except in cases coming under Order VIII, Rule 10 of these rules or Order XXXII of the Code of Civil Procedure.
- (29) Applications for return of exhibits, both documentary and non-documentary, including applications under Order XIII, Rule 9 of the Code of Civil Procedure, 1908.

(30) Applications for or relating to an order for the execution of a decree or order for arrest, attachment, sale or otherwise, with power to issue notices under Order XXI, Rules 16, 22 or 47 of the Code of Civil Procedure, 1908, or where notice is otherwise necessary or considered advisable, with power under Order XXI, Rule 25 (2) of the Code of Civil Procedure, 1908, to issue process in execution of a decree without issuing the notice thereby prescribed.

(31) Applications for process under Section 40, Civil Procedure Code.

(32) Applications for withdrawal of attachment or for return of a warrant.

(33) Applications for enforcing a sale in execution of, or under a decree held by the Official Receiver, Commissioner or by the Sheriff.

(34) Applications for the transmission of a decree with the prescribed certificates and other documents.

(35) Applications for the examination of a judgment-debtor as to his property under Order XXI, Rule 41 of the Code of Civil Procedure, 1908.

(36) Applications under Section 52, Code of Civil Procedure, 1908.

(37) Applications for the issue of processions of sale under Order XXI, Rule 55, Code of Civil Procedure, 1908, and for directions as to publication thereof under Rule 61.

(38) Applications under Order XXI, Rule 50, sub-rule 2 of the Code, where the liability is not disputed.

(39) Applications for possession under Order XXI, Rules 55 and 56 of the Code.

(40) Applications in execution for appointment of a receiver or for the issue of an injunction.

(41) Uncontested applications for recording satisfaction or adjustment of a decree.

(42) Applications for assessment and simultaneous execution of decrees.

(43) Applications for payment of money paid in execution of decrees or orders of Court or for delivery of effects and securities into or out of Court.

(44) Applications for suitable distribution under Section 73 of the Code of Civil Procedure, 1908.

(45) Applications arising from the death, marriage or insolvency of parties to suits or petitions or for the assignment, creation or devolution of any interest, estate or title *pendente lite*.

(46) Applications to set aside statement of suits.

(47) Applications for commissions to examine witnesses under Order XXVI, rules 1 to 8 of the Civil Procedure Code, 1908.

(48) Applications under Order XXX, rule 2 of the Code of Civil Procedure, 1908, for disclosure of parties' assets.

(49) Applications for leave to sue or defend *in person* pauperie, and investigation of possession of petitioner or respondent.

(50) Applications by carterers and others relating to the ordinary management of property.

(51) Uncontested applications for orders of reference to arbitration unless the suit is in one of the list of causes for the day.

(52) Uncontested applications for probate or letters of administration with or without will annexed under the Indian Succession Act, 1925.

(53) Applications for granting probate as commercial causes and fixing the time for filing written statements and the day of hearing.

(54) All applications relating merely to procedure under the Indian Succession Act, 1925; the Guardian and Wards Act, 1850; the Indian Succession Act, 1925; the Court-fees Act, 1870; the Indian Trusts Act, 1906; the Trustees and Mortgagees' Powers Act, 1866; the Indian Trade Act, 1892; the Indian Arbitration Act, 1889; the Parnassus-Attorney Act,

1882; the Bankers' Books Evidence Act, 1891; and generally in the matter of any Act, unless otherwise provided in the Act itself or by rules thereunder or by these rules.

18. The Master may refer to the Judge any matter which he considers to be a proper one to be so referred, and the Judge may either dispose of the matter or refer the same back to the Master with directions as he may think fit.

19. Any person affected by any order or decision of the Master may appeal therefrom to a Judge. Such appeal shall be by Judge's summons filed within eight clear days of the date of the order or decision or within such further time as the Master or Judge may allow, and shall briefly set out the grounds of the appeal. Except with the special leave of the Court or Master, no fresh affidavit or document or evidence will be allowed to be filed or adduced.

It shall not be necessary to file a copy of the order or decision appealed against and the time for obtaining any such copy shall not be excluded in computing the said period of eight days.

Unless the Court or Master shall otherwise order, the filing of an appeal shall not operate as a stay of the order or decision appealed against.

20. All Chamber applications shall be made before the Master in the first instance. If the application is one which by these rules or by the Judge's directions is required to be dealt with by a Judge in person, the Master shall adjourn the matter to the Judge as soon as the matter is ripe for hearing.

ORDER XIV.

AFFIDAVITS AND FORMS OF OATHS.

1. Before an affidavit is used, it shall be filed in Court, but the Court or Master or Registrar may, with the consent of both parties, or in case of urgency, allow any affidavit to be presented to the Court or Master or Registrar and read on the hearing of an application.

2. The party filing an affidavit intended to be read in support of an application shall give not less than two days' notice thereof to the other parties, who shall be entitled to a copy of the same free of charge, and to file counter-affidavits, and shall give notice thereof to the applicant, who may obtain copies of the same free of charge, and file affidavits in reply, copies of which shall be furnished free of charge; but, except with the leave of the Court or Master or Registrar, no further affidavit shall be filed or read. If any party fails to give notice of filing an affidavit or to furnish a copy thereof, the Court or Master or Registrar may grant an adjournment of the hearing and order the party in default to pay the costs thereof, or make any order it, as the Master or Registrar may think fit.

3. Every affidavit shall be drawn up in the first person and divided into paragraphs numbered consecutively, and each paragraph, as nearly as may be, shall be confined to a distinct portion of the subject.

4. Affidavits shall, if taken at a place within the local limits of the jurisdiction of the High Court, be taken before a Justice of the peace for taking affidavits, if elsewhere in India, before the Judge of, or an officer authorized to administer oaths at the station where any civil or criminal court, other than a Village Munsif's Court, within whose jurisdiction the place is situate; if in England, Scotland or Ireland, before one of the Commissioners of the High Court at Madras appointed to take affidavits, or before a Judge Ordinary, Magistrate, or Justice of the Peace or Commissioner for oaths; in any other place before a Commissioner of the High at Madras, or before a Magistrate or Justice of the peace or other person duly qualified to administer oaths in that place (he being certified to be a Magistrate or Justice of the Peace, or qualified as aforesaid, by a British Minister or British Consul or British Political Agent or by a Sirdar Public).

5. Every affidavit shall state the full name, description, and place of abode of the deponent, and shall be signed or sworn by him.

6. Alterations and interlineations shall, before an affidavit is sworn or affirmed, be authenticated by the initials of the officer before whom the affidavit is taken, and no affidavit having therein any alteration or interlineation not so authenticated, or any erasure, shall, except with the leave of the Court, Master or Registrar, be filed or made use of in any matter.

7. The officer before whom an affidavit is taken shall state the date on which and place where the same is taken, and shall affix his seal, or the seal of the Court to which he is attached, thereto, and sign his name and description at the end, as in form No. 7 (a & b) otherwise the same shall not be filed or read in any matter without the leave of the Court, Master, or Registrar.

8. When an affidavit is sworn or affirmed by a person who appears to the officer taking the affidavit to be illiterate, blind, or unacquainted with the language in which the affidavit is written, the officer shall certify in the jurat that the affidavit was read, translated or explained in his presence to the deponent, that the deponent seemed perfectly to understand it, and made his signature or mark in the presence of the officer as in form No. 8, otherwise the affidavit shall not be used in evidence.

9. Every affidavit shall bear an endorsement stating on whose behalf it is filed.

10. Every affidavit stating any matter of opinion shall show the qualification of the deponent to express such opinion by reference to his length of experience, acquaintance with or other means of knowledge of the person or matter as to which the opinion is expressed.

11. Documents intended to be attached to an affidavit shall be referred to as exhibits, and shall be marked in the same manner as exhibits admitted by the Court; and shall bear the certificate in form No. 22, which shall be signed by the officer before whom the affidavit is taken.

12. The Court or Master or Registrar may at any time direct that any person shall attend before the Court for cross-examination upon the affidavit.

Forms of Oath and Affirmation

13. Forms (1) and (2) under each of the headings, I, II and III are to be used in the case of Christian witnesses, deponents, interpreters and jurors. In the case of Hebrews, the same forms shall be used, the Pentateuch being substituted for the Bible.

14. The officer whose duty it is to administer the oath shall inform each Christian or Hebrew witness, deponent, interpreter or juror as the case may be, of the two forms of oath which are permissible—the form which involves kissing the book, and the form which dispenses with it—and shall ask him to select the form by which he wishes to be sworn.

15. Form No. (3) under each of the headings, I, II and III is to be used in swearing witnesses, deponents and interpreters who are not Christians or Hebrews.

16. Form No. (4) under each of the headings, I, II and III may be used in place of Form No. (3) in the case of children, and persons who object to use Form No. (3).

17. The oath or affirmation shall not be administered to a deponent in an affidavit unless the officer whose duty it is to take affidavits is satisfied that he understands the nature and contents of the affidavit.

F. I. OATHS AND AFFIRMATIONS TO BE TAKEN BY A WITNESS.

1. *Form of Oath.*—The witness shall stand up and raise his right hand above his head while repeating the following words:—
“I, A.B., swear by Almighty God that the evidence I shall give

to the Court touching the matters in question, shall be the truth, the whole truth and nothing but the truth."

2. *Form of Oath.*—The witness shall hold a copy of the Bible in his right hand and shall kiss the book, after the words following have been pronounced by the officer administering the oath:—

"A. B., the evidence you shall give to the Court touching the matters in question, shall be the truth, the whole truth, and nothing but the truth. So help you God."

3. *Form of Affirmation.*—The witness shall say as follows:—

"I, A. B., solemnly affirm in the presence of Almighty God that the evidence I shall give to the Court touching the matters in question, shall be the truth, the whole truth, and nothing but the truth."

4. *Form of Affirmation for children and persons who object*

to use *Form No. (3).*—The witness shall say as follows:—"I, A. B., solemnly, sincerely and truly declare and affirm that the evidence I shall give to the Court touching the matters in question, shall be the truth, the whole truth, and nothing but the truth."

P. II. OATHS AND AFFIRMATIONS TO BE TAKEN BY THE DEPOSED TO AN AFFIDAVIT.

1. *Form of Oath.*—The deponent shall after signing his name, stand up and raise his right hand above his head, and shall repeat the words following:—"I swear by Almighty God that that is my name and handwriting and that the contents of this my affidavit are true."

2. *Form of Oath.*—The deponent shall hold a copy of the Bible in his right hand and shall say "I do" and kiss the book after the words following have been pronounced by the officer administering the oath:—"You do swear that that is your name and handwriting and that the contents of this your affidavit are true. So help you God."

3. *Form of Affirmation.*—The deponent shall, after signing his name, say as follows:—"I, A. B., solemnly affirm in the presence of Almighty God that that is my name and handwriting, and that the contents of this my affidavit are true."

4. *Form of Affirmation to be used in case of person who object to the use of *Form No. (3).**—The deponent shall, after signing his name, say as follows:—"I, A. B., do solemnly, sincerely and truly declare and affirm that that is my name and handwriting, and that the contents of this my affidavit are true."

5. *Form of Oath or Affirmation by an illiterate Deponent.*—The deponent shall affix his mark to the affidavit, and the officer administering the oath or affirmation shall write the name of the deponent over against the mark and read it to the deponent and then the form and words prescribed by *Form No. (1), (2), (3) or (4)* shall be used, the word "mark" being used instead of "handwriting."

P. III. OATHS AND AFFIRMATIONS TO BE ADMINISTERED TO AN INTERPRETER OTHER THAN A COURT INTERPRETER.

1. *When the evidence is to be given viva voce.*—The oath or affirmation shall be administered in the manner prescribed by Part I of this Rule except that the substance of the oath or affirmation shall be:—"I shall well and truly interpret the oath that shall be administered, and the questions that shall be put to the witness, as also the answers that he shall make to all such questions, to the best of my skill and knowledge."

2. *When the evidence is to be given upon affidavit or affirmation.*—The oath or affirmation shall be administered to the interpreter in the manner prescribed by Part I of this Rule except that the substance of the oath or affirmation shall be:—"I well understand the language, and that I have truly, distinctly and suitably interpreted the contents of this affidavit (or

affirmation) to the deponent A.B., and that I will truly and faithfully interpret to him the oath (or affirmations) about to be administered to (or sworn by) him.

ORDER XV COMMERCIAL CAUSES.

1. Commercial causes include causes arising out of the ordinary transactions of merchants, bankers and traders; amongst others, those relating to the construction of mercantile documents, export or import, of merchandise, freightage, carriage of goods by land, sea or air, insurance, banking and mercantile agency, and mercantile usages.

2. When a plaintiff desires that his suit may be dealt with as a commercial cause, he shall submit to the Registrar together with the plaint a requisition that the plaint be posted before the Master for orders. The Master shall, if satisfied that the suit is within the limits of the proceeding rule, cause the plaint to be marked with the words "Commercial cause" in addition to the usual endorsement and shall fix the time within which the written statement is to be filed, and the day of hearing. The order as to the two last mentioned particulars may be varied on a Master's Summons.

3. As soon as practicable after the plaint has been admitted, the plaintiff shall take out a general summons for directions returnable in not less than four days. The summons shall be in Form No. 25-A with such variations as circumstances may require, and shall be addressed to and served upon all such parties to the suit or matter, as may be affected thereby.

4. Upon the hearing of the summons, the Master shall, so far as practicable, make such order as may be just with respect to all the interlocutory proceedings to be taken in the suit for the trial, and as to the costs thereof, and more particularly with respect to the following matters:—

Pleadings, particulars, admissions, discovery, interrogatories, inspection of documents, inspection of immovable or movable property, examinations, examination of witnesses, place and mode of trial. Such order shall be in Form No. 25-B with such variations as circumstances may require.

5. Upon the hearing of the summons any party to whom the summons is addressed shall, so far as practicable, apply for any order or directions as to any interlocutory matter or thing in the suit which he may desire.

6. Any application subsequent to the original summons for any directions as to any interlocutory matter or thing by any party, shall be made under the summons by two clear days' notice to the other party, stating the grounds of the application.

7. Any application by any party which might have been made at the hearing of the original summons shall, if granted on any subsequent application, be granted at the cost of the party applying, unless the Court or Master shall otherwise order.

8. The parties may, if they so desire, agree in writing to be signed by them or their pleaders, that the judgment or decision of the Commercial Judge in any suit shall be final.

9. Commercial causes shall, so far as possible, be set down for hearing before the Judge appointed from time to time by the Chief Justice for that purpose, on the day fixed for the hearing thereof, and such causes shall be heard in priority to all other suits appearing on the board on that day, except part-heard suits, and other commercial causes on the same board fixed for hearing on a prior date.

ORDER XVI

FINAL DISTRICT COURT.

1. The ordinary and extraordinary original civil jurisdiction of the Court, and all such original civil and maritime jurisdiction as may be exercised by the Court as a District Court of admiralty or for the trial and adjudication of prize causes and other

summary questions, and all such original jurisdiction as may be exercised by the Court in relation to the granting of probates and letters of administration and all original jurisdiction in matters matrimonial, may be exercised by one Judge, or by a Division Court composed of two or more Judges.

2. The ordinary and extraordinary criminal jurisdiction, and all such criminal jurisdiction as may be exercised by the Court as a Colonial Court of admiralty, or otherwise in connection with maritime matters, or matters of prize, shall be exercised by one Judge.

3. The following matters shall ordinarily be disposed of by a single Judge sitting in Court:—

(a) the final hearing and disposal of suits entered in the General List of Cases;

(b) the final hearing of all matrimonial suits, whether defended or not;

(c) the applications mentioned in Order XIII, Rule 7 of these rules.

Provided that the Judge may direct any of the said matters to be heard in Chambers.

4. At the final hearing of any suit in which issues have not been previously framed the Judge may frame the issues to be tried and all suits proceed with the trial of the suit, or try the suit without any formal issues.

5. Where one or more of several defendants has, or have, had the other defendants have not, filed a written statement, the last-mentioned defendants shall not be allowed to raise any issue and the suit shall as regards them be tried and determined in manner provided by Order VI, Rule 2 of these rules.

6. Upon the final hearing of any suit, the party having the right to begin shall open the pleadings and issues (if issues have been settled) and state the case he proposes to prove and produce his evidence. The other party shall then state his case and produce his evidence and may then address the Court on the whole case; the party beginning may then reply on the whole case: provided that, if no evidence is put in by any party other than the party beginning, the party beginning shall, in place of a right to reply on the whole case, wear up his case at the close of the evidence and the other party may reply upon him.

7. Every document proved or admitted shall immediately be endorsed as directed by Order XIII, Rule 4 of the Code.

The endorsement shall be signed by the Bench Clerk and the document shall then be filed as part of the record (Form No. 25).

8. To facilitate the return of documents produced as exhibits, any party, when tendering a document, book, or entry in a book, may produce a copy of the same; and unless the Court otherwise orders, the copy, upon being certified as correct by the Bench Clerk, shall be marked as an exhibit, and the original document, book or entry, after a note, signed by the Bench Clerk, of the exhibit made, given to the copy has been endorsed thereon, shall be returned forthwith to the person or corporation producing the same.

9. In all cases in which any original document, book or entry in any book, produced by any person or corporation not a party to a suit or proceeding, is made an exhibit, the pleader of the party making the exhibit shall, within seven days of the date of the judgment or order in the suit or proceeding, lodge in Court with the proper officer a copy of the exhibit, and upon such copy being certified by the proper officer of the Court the exhibit shall be returned to the pleader of the party who has made the exhibit, who shall forthwith return the exhibit to the person or corporation who has produced the exhibit, upon obtaining from such person or corporation an undertaking to produce the original as Court if required to do so, such undertaking to be filed in Court. But this rule shall have no application if the Court has passed an order directing the retention of the exhibit.

10. The costs and charges incurred in complying with the two last-mentioned rules shall be borne in the first place by the party making the exhibit, unless the Court otherwise orders. Such costs and charges shall be taxable as between party and party.

11. If a document, book or entry in a book exhibited be not returned or offered to be returned within the time mentioned in Rule 9, the person or corporation producing the same may apply to the Master or Registrar for the return of the same, and upon the certified copy being supplied and upon the undertaking as provided it when required being given the exhibit shall, unless the Master or Registrar sees fit to direct the document to be retained, be returned to such person or corporation. The costs as between plaintiff and defendant and incidental to the application and of furnishing the certified copy shall, unless the Master or Registrar shall otherwise order, be paid by the party at whose instance the exhibit was put on.

12. (1) Unless the Judge otherwise orders, a shorthand note of the oral evidence adduced at the trial of a contested suit shall be taken and a transcript thereof shall be made by an officer of the Court if so directed by the Court or whenever an appeal has been filed.

(2) The Judge may direct a similar note and transcript to be made in any case or matter.

(3) The shorthand note and transcript shall form part of the record.

(4) A copy of the transcript shall be supplied to any party to the suit or matter on his application on payment at the rate of 3 annas per 100 words.

13. The judgment shall be pronounced in open Court, and a minute thereof shall be made by the Bench Clerk, and the Registrar shall afterwards draw up the decree in accordance therewith.

ORDER XVII.

DECREE AND ORDER.

1. All decrees and orders shall, immediately after they are made, be drawn up and prepared in the Registrar's office, and shall be signed by the Registrar, and sealed with the seal of the Court. The original decrees or orders so prepared shall be filed with the record of the suit or matter.

2. In cases of difficulty, or where a draft arises as to the form of the decree or order, the Registrar may give notice to the pleaders of the several parties to the suit or matter that the draft of the decree or order will be open to their inspection at the Registrar's office, at any time during office hours, for a period not exceeding seven days from the date of the notice, and that the decree or order will be issued in accordance with such draft, if no objection thereto is filed in the Registrar's office, within the said period. If within the said period, objection to the draft is taken by a party, the Registrar may appoint a time for the pleaders of the several parties to appear before him and state their objections. The Registrar may, and, if required by any party, shall submit the draft to the Judge or Master by whom the decree or order was made. After a decree or order has been issued, an application, if any, to rectify it shall be made to the Court. The party who has failed to object to the draft shall not be allowed any costs of the application in award or after the time.

3. The Court or Master or Registrar may direct any party to draw up the material parts of a decree or order; and thereupon, unless otherwise ordered, the party so directed shall, within seven days, or such further time as may be allowed by the Court or Master or Registrar bring the draft into the Registrar's office and obtain an appointment from the Registrar to settle the draft. Not less than two days' notice of the appointment shall be given to the opposite party, who shall be entitled to inspect the draft in the Registrar's office, free of charge, and to obtain a copy from the party filing the same, on payment of the usual charges.

To case of default, the Registrar shall draw up and issue the decree or order, and no costs of, or relating to, the preparation, amendment or alteration thereof shall be allowed to the defaulting party.

4. A decree shall contain the number of the suit, the names and descriptions of the parties, and particulars of the claim as stated in the concise statement, and shall state what parties appeared and how, and whether any evidence was taken, and shall specify clearly the relief granted or other determination of the suit; but no issue of fact shall be inserted unless by special direction of the Judge, nor shall there be any recitals other than such short ones as the Registrar or Master thinks necessary. Unless the Court otherwise directs, decrees and orders shall be drawn up in accordance with the respective forms prescribed by Appendix II hereto, with such variations as circumstances may require.

5. One certified copy of a final decree or order, shall be furnished to the plaintiff or petitioner, and one certified copy of an interim decree, or interlocutory order, shall be furnished to the party on whose application the same was made, free of charge. All other, or additional, copies of decrees or orders shall be furnished on payment of the prescribed charges.

6. Every certified copy of a judgment, decree or order, in respect of which an appeal may be preferred, shall bear endorsement, to be signed by the Registrar, of the several dates on which applications therefor was made, the prescribed fee, if any, was brought in, and the copy was ready to be issued to the applicant.

7. If costs (other than fixed costs) are awarded, and unless otherwise ordered by the Court, the award of the costs of the suit or order, as the case may be, shall be inserted in the decree or order, followed by the words "when taxed and noted by the clerk of the taxing officer, insert the amount of costs accordingly (which shall bear interest at the rate of 6 per centum per annum from the date of taxation until payment). Provided always that no costs shall be so noted after three months from the date of the taxation of the decree or order without the order of the Court or Master, to be obtained upon summons in chambers, and after notice to the other side.

8. Every decree or order for the payment of money out of a fund in Court shall, for the purpose of such payment, be deemed to authorize the sale and subdivision of the securities for money belonging to the fund or of a sufficient portion thereof.

9. In every decree or order, money and securities for money shall be expressed in words written at length.

10. Unless otherwise expressly ordered, every decree or order for the payment of money shall be drawn up for payment of the money to the party or parties who are notified to receive the same, and act to the parties or their pleaders.

11. No decree or order shall be made for payment of money out of Court except upon a certificate of the Registrar as to the state of the accounts between the parties.

12. Unless the Court otherwise directs a party consenting to a decree or order shall appear before the Court, and signify his consent by counsel, or pleader, or in person, if he has no counsel, or pleader.

13. When a suit is allowed to be withdrawn with liberty to bring a fresh suit for the same matter unless the Court shall otherwise direct, the order shall be drawn up as an order for the payment of the costs of the first suit a condition precedent to the plaintiff's bringing a fresh suit.

14. In a decree for maintenance out of property charged with payment of the allowance, the Court may appoint, subject to such conditions (if any) as it shall think fit, a receiver thereunder, with direction, in case of default in payment of maintenance, to take

possession of the property and sell the same, and out of the sale proceeds to pay the allowance for maintenance.

15. After a decree or order has been made, any application to rectify an inaccuracy, or clerical or arithmetical error, shall be made to the Judge who passed the decree or order, or in the event of his absence on leave, or retirement, to any other Judge, and he may (in his discretion) after notice to the parties, when the Judge deems it necessary, amend the same in so as to bring it into conformity with the judgment, or rectify such inaccuracy or error. Save as aforesaid, no alteration or variation shall be made without a review of judgment and rehearing under the provisions of Section 114 and Order XLVII of the Code of Civil Procedure.

Injunction and Undertaking.

16. No writ of injunction shall be issued. An injunction shall be by a decree or order, which shall have the effect of a writ of injunction.

ORDER XVIII.

SALE OF PROPERTY UNDER ORDER OF COURT.

1. Subject to the provisions of Order XIX, Rules 38 to 42, inclusive of these rules with respect to the sale of attached property, a sale by public auction of any property, when directed in a suit or matter, shall be conducted in manner provided by this order.

2. The order for sale shall direct the party to whom the conduct of the sale is given by the Court, hereinafter called "the applicant", to bring into Court a proclamation of sale for the approval of the Registrar; and shall adjourn the case to come on before the Master or Registrar in chambers on a fixed day.

3. In the case of a sale of immovable property, the applicant shall cause a search to be made in the office of Registrar of Assurances of the district or sub-district in which the property is situate, or if a previous search has been made in the suit or matter, from the date to which the same was made, but so that the whole period shall be not less than twelve years; or, if no search has been made, then for a period of not less than twelve years prior to the date of the order for sale.

4. The applicant shall, within one calendar month from the date of the order for sale, or such other period as may be fixed by the Court, bring into Court, (1) two copies of a proclamation of sale, in form No. 27 or No. 28; (2) an affidavit by himself or by some person acquainted with the property, stating the matters required by Order XXI, Rule 68, Sub-rule 2, of the Code and what, in his opinion, is the best time and place of sale and method of advertising the same, the lots, if any, into which the property should be divided, and the market value of, and reserve price to be fixed for, the property or the several lots; (3) if an officer of the Court is not to be appointed, an affidavit as to the fitness of the proposed auctioneer; and (4) in the case of immovable property, a certificate of the result of the search in the preceding rule mentioned, and the extract from the register of the Collector mentioned in Order XXI, Rule 14, of the Code and of the Corporation of Madras, respectively, showing the quit-rent and taxes payable in respect of the property, and what amounts are due in respect of the same and also all title-deeds and other documents affecting the property proposed to be sold which may be in the applicant's possession or power.

5. The Master or Registrar shall determine the manner of advertising the sale; and shall fix the date and place of sale. In the event of an objection being raised to the lot, the market value or reserve price mentioned in the affidavit in the last preceding rule the Master or Registrar shall call upon the party objecting, to file an affidavit in support thereof, and may thereupon consider and dispose of the objections.

An application to amend a proclamation of sale finally settled by the Master or Registrar shall be made by Master's

or Registrar's summons, and notice shall be served on all parties interested in the property sought to be sold.

6. Except in the case of attached property, the Master or Registrar may appoint the Official Referee or any fit person, other than a pleader or officer of the Court, to sell the property; and may fix at his remuneration a sum certain, or a percentage on the net sale-proceeds. The remuneration shall include all personal and travelling expenses, but not the expenses of the sale.

7. The copies of the proclamation of sale, if approved by the Master or Registrar, shall be signed by him, and he may then order the sale to proceed, or make such order as he thinks fit. If an order for sale is made, and unless the Master or Registrar otherwise orders, the further hearing of the suit or matter shall be adjourned to a day not less than thirty days from the day fixed for the sale.

8. An application for leave to bid at the sale may be made by Master's or Registrar's summons in chambers supported by affidavit setting forth any facts showing that an advantageous sale cannot otherwise be had; and unless otherwise ordered an undertaking shall be given by or on behalf of the applicant, that, in the event of his being declared the purchaser of the property, or of any lot or lots, he will give credit, or will enter up satisfaction of the decree or order under which the sale is made, for a sum not less than the market value of the property, or of the lot or lots purchased by him, as determined by the Court. Provided that, if there are several defendants entitled to suitable distribution, the purchase money shall be paid into Court.

Unless otherwise ordered, notice of the application shall be given to the other parties to the suit or matter.

9. The applicant shall take out and deliver to the auctioneer one of the said copies of the proclamation of sale, and a certified copy of the decree absolute or order for sale, and the same shall be authority for the sale; and it shall not be necessary to take out a warrant of sale.

10. The auctioneer shall conduct the sale in the manner prescribed by the Code for the sale of attached property and shall pay into Court any deposit or sale moneys as soon as the same are received by him. Upon the completion of the sale, the auctioneer shall file in Court an affidavit containing his report of the sale.

11. Every sale for the realization of a debt due under a mortgage or otherwise shall be stopped if before the lot is knocked down the debt and costs (including the costs of the sale) are tendered to the officer conducting the sale, or proof is given to his satisfaction that the amount of such debt and costs has been paid into the Court that ordered the sale.

12. The purchaser shall, within the time limited by the conditions of sale, or such period as may be allowed by the Court or Master, in the case of immovable property, bring into Court two copies of the certificate of sale, and in the case of movable property in respect of which an instrument of transfer is required, a deed of assignment or transfer of the property, or (as the case may be) and the same, if approved by the Registrar, shall be signed by him in the margin as approved, and duly stamped by the purchaser.

13. An application under Order XXI, Rule 80, 81 or 82 of the Code, to have the sale of any immovable property set aside, shall be made on Judge's summons supported by affidavits which shall set forth the objections to the sale or the confirmation thereof.

14. At the adjourned hearing referred to in Rule 7, the Judge or Master may pass an order directing the payment to the applicant of the expenses of the sale, and to the auctioneer of his remuneration, if any, and providing for the application of the balance of the sale-proceeds.

If the sale of immovable property is confirmed by the Judge or Master an order confirming the sale shall be drawn up, and the certificate of sale or deed of assignment shall be signed by the Registrar, or by the person directed to convey the property as the case may be.

The Judge or Master or Registrar may also, if necessary, direct that the property sold is to vest in the purchaser, or give such directions, as to the assignment or transfer of the property, or otherwise as he thinks fit.

15. If the sale is not made under Order XXI, Rule 53 of the Code, the Judge shall determine whether any and what party is responsible and may order such party to pay the costs of the sale, and may pass an order for re-sale of the property and give the conduct of the re-sale to any other party.

16. If the sale is not made under Order XXI, Rule 59, 61 or 62 of the Code, or for any other reason, the Judge may direct the repayment to the purchaser of any moneys paid by him, and may make such order as to the costs of the purchaser as he thinks fit.

17. If at any time it is made to appear to the Court that any party having the conduct of the sale has failed to comply with any order of the Court, or any of the provisions of the Code or of these rules, or is not proceeding with due diligence, the Court or Master or Registrar may give the further conduct of the sale to any other party, or may make such order as to the sale, or the suit or matter, and the costs thereof, as the Court, Registrar or Master thinks fit.

SALLES BY THE OFFICIAL REFEREE.

18. Unless otherwise ordered all sales by the Official Referee shall be by public auction and in case of immovable property the sale shall be held at the premises.

19. Notice of all applications for stay of sale, or for the postponement of a sale and notice of any settlement out of Court, shall be given to the Official Referee.

20. The Official Referee shall keep a book in which he shall enter the name of each bidder and the bid offered by him.

21. Unless otherwise ordered, the deposit in the case of immovable property and the whole purchase-money in the case of moveables shall be paid to the Official Referee who shall thereupon grant a certificate to the purchaser in the following form:—

"I declare A. B. to be the purchaser of _____
in the proclamation of sale for Rs. _____ and have received from him Rs. _____ the deposit payable in respect of such purchase."

22. The Official Referee shall, as soon as possible after the sale, verify the result in the Registrar. Such certificate shall contain the date of sale, the names of the bidders and their bid, the purchaser and the highest bid and shall set out the symptoms, if any, taken by any party at the time of the sale and the result.

23. The purchaser shall pay the balance of the purchase-money into Court. Application to receive payment shall be accompanied by the certificate of the Official Referee and the rules of the Original Side relating to payment of moneys into Court shall apply to such payments.

24. The Official Referee shall, as soon as possible, pay into Court the deposit or purchase-money received by him at the time of the sale.

ORDER XIX.

EXECUTION OF DECREES, AND ORDERS.

1. All applications for the execution of decrees or orders, whether of the High Court or of any other Court (except as otherwise provided by these rules), shall be made by plaintiff or by parties in person to the Registrar, and the intervention of

doctors and the issue of all necessary warrants and notices by him and all ministrants thereof shall be deemed quasi-judicial acts.

2. An application under section 52 of the Code of Civil Procedure, to transmit a decree or order to another Court for execution, shall be by verified application in Form No. 29 with such variations or circumstances may require or by a Master's or Registrar's certificate, and shall be supported by affidavit clearly stating the particulars mentioned in clauses (a), (b), (c), or (d) of first section; and shall be accompanied by a certified copy of the decree or order.

3. If the application complies with the provisions of the Code and of these rules, the Registrar shall transmit the documents mentioned in Order XXI, Rule 1 of the Code, to the Court to which transmittance is sought.

4. An application under section 50 or Order XXI, Rule 16, of the Code, may be combined with an application under the first rule, but the application must in each case be by a verified execution application, and where an order is made on such application, a copy of the order shall be transmitted with the papers.

5. Unless the Court or Master or Registrar otherwise orders, the transmission of a decree to another Court for execution shall not operate as a stay of execution of the decree, in any Court.

6. Where a person against whose execution is sought has property in two or more districts, the Judge, Master or Registrar may, on being satisfied of its necessity, cause a copy of the decree obtained against such person, to be transmitted for execution to one or all of the districts contemporaneously. In the certificate of transmittance to be sent therewith to the Court in each of such districts, it shall be stated to what other Courts the decree has been sent for execution. At the same time, a letter shall be sent to the Judge of one of such Courts requesting him to attach and sell the property in his district (hereinafter mentioned as district A) or a sufficient portion thereof, and certify the result to this Court; and with such letter shall be sent a copy of the letter sent to the Judge of each of the other Courts. A letter shall also be sent to the Judge of each of the other Courts requesting him to attach the property in his district, but not to sell the same until requested by this Court so to do.

7. Where the amount realized in execution in district A shall not be sufficient to satisfy the decree, a certificate stating the result of the sale shall be sent to the Judge of another of such Courts with a letter requesting him to sell the property under attachment in his district (hereinafter mentioned as district B) or a sufficient portion thereof and certify the result to this Court. The application to be made by Master's or Registrar's certificate is chambers stating the result of proceedings in Court A and asking that a certificate and letter be sent to Court B.

8. Where the amount realized in execution in district B shall not be sufficient to satisfy the balance payable under the decree or order, the proceeding indicated in the last preceding rule shall be followed in respect of each of the other districts successively, until the balance payable under the decree is satisfied, or until the property attached in all such districts has been sold.

9. Where the amount realized in execution in district A or district B, or any other district, except the last, shall be sufficient to satisfy the decree, a certificate that such is the case shall be sent to the Court of each district in which property shall at the time be in attachment in execution of the decree.

10. Where a copy of a decree of another Court is transmitted to this Court for execution, the Master or Registrar may return the same if the requirements of section 50 or Order XXI, Rules 6 or 10 of the Code, do not appear to have been complied with.

Application for execution.

11. An application for execution of a decree shall be by verified execution application, in Forms Nos. 30 or 31, with such variations

as circumstances may require; and shall, if it relates to any property of the judgment-debtor, pray for the realization thereof in the manner appropriate to the nature of the property, as in the said forms, and shall otherwise set out the whole of the relief to which the applicant is, at the time of presenting the same, entitled under the decree sought to be enforced, and the mode of execution required. The Court shall not grant any relief not claimed by the execution application. In all cases, the application shall be accompanied by a duly certified copy of the decree.

12. Where an application does not comply with the provisions of the Code or these rules, or does not claim any substantial relief, but asks, for example, only that notice may be issued to the judgment-debtor, the defects shall be noted on the back of the petition and the petition shall be returned to the debtor for the purpose of allowing the defect to be remedied there and there or within a time to be fixed. Where the defect is not remedied within the time fixed, the application shall be posted before the Master or Registrar for dismissal.

13. Where notice is necessary, the Registrar shall direct notice to be taken out and served and fix the return-day, and post the case on that day before the Master or Registrar in chambers. Unless the judgment-debtor gives notice to the applicant of his intention to appear, an affidavit of service of the notice shall be filed in Court not less than two days before the return-day.

If application is made for the issue of execution against the person and property of the judgment-debtor at the same time, the Registrar shall refer the case to the Master in chambers; and the application shall be supported by affidavit stating the ground thereof.

In all cases of doubt and when required by the applicant, the Registrar shall refer the application to the Judge or Master in chambers.

14. All notices under sections 145, or under Order XXI, Rules 2, 16, 22, 34 (2) or 37 of the Code, shall be issued by the Registrar; notices under section 146 and under Order XXI, Rules 2, 16, 34 (2) and 37, being made returnable before the Master in chambers and notices under Order XXI, Rule 22, being made returnable before the Registrar.

15. Except as provided by the preceding rule, and if the application complies with the provisions of the Code and these rules, the Registrar may, by endorsement on the application, direct execution to issue, and, upon payment of the prescribed fees, process shall be drawn up and issued accordingly.

16. In every application for the execution of a decree for the delivery of immovable property under Order XXI, Rule 35 or 36, of the Code, it shall be stated whether the property is in the possession or occupancy of the judgment-debtor, or any other person bound by the decree to vacate the property or whether it is in the occupancy of a tenant or any other person entitled to occupy the same and not bound by the decree to relinquish such occupancy.

17. In every application under Order XXI, Rule 35 or 36 of the Code, for possession of immovable property and in execution of a decree, it shall be stated whether the property is in the occupancy of the judgment-debtor or of some person claiming under a title created by the judgment-debtor subsequently to the attachment of such property, or whether it is in the occupancy of a tenant, or other person entitled to occupy the same. The petition on which the application is made shall be accompanied by a certificate of the Registrar, that a certificate of sale under Order XXI, rule 34 of the Code, has been granted to and in the name of the person who, at the time of sale, was declared to be the purchaser.

18. With every warrant for the arrest of any person in execution of a decree or order, there shall be deposited with the Sheriff a sum of Rs. 2 for intermediate subsistence of the judgment-debtor pursuant to Order XXI, rule 39 (b) of the Code.

Joint decree-holders.

19. When an application is made under Order XXI, rule 25 of the Code, by one or more of several joint decree-holders, unless a written authority, signed by the other decree-holders, for the applicant to execute the decree and to receive the money or property recovered, is filed in Court, the applicant for execution may be directed to give notice of the application to all the decree-holders who have not joined in the application; and, unless otherwise ordered, the process, if any, issued thereunder, shall direct any money or property recovered in execution to be brought into Court.

Payment and satisfaction.

20. Except when payment is ordered to be made to the decree-holder, all moneys recovered by the Sheriff or received by an auctioneer, shall be paid into Court; and notice of the payment shall be given to the decree-holder or his pleader, by the decree-holder or the High Court.

21. A judgment-debtor paying money or bringing property into Court in satisfaction of a decree shall, in addition thereto, pay into Court the sum of Rs. 15, for the costs of an application for payment or delivery of the same out of Court, and shall also give notice of his intention to make such payment or deposit to the judgment-creditor; an affidavit proving service of the notice shall be filed in Court, and, in default thereof, an order for judgment shall not be issued.

22. An application by a decree-holder under Order XXI, rule 2 of the Code, shall be made in writing (containing) to the Registrar, signed by the applicant.

An application by a judgment-holder under Order XXI, rule 2 (2) of the Code, shall be by Master's summons in chambers. If after service of the summons, the decree-holder fails to show cause why the payment or adjustment should not be recorded, the Master shall direct such payment or adjustment to be recorded.

Execution of decrees.

23. The procedure prescribed by Order XXI, rule 34 of the Code, shall apply to all documents whereby the execution by any party has been directed by the Court.

24. The decree-holder shall, together with the draft in Order XXI, rule 34 of the Code mentioned, bring into Court a duplicate thereof, and a notice, in Form No. 82 of those rules, annexed to the draft. The notice and the draft referred to in this and Order shall be signed by the Master or Registrar and sealed with the seal of the Court. Where the judgment-debtor objects to the draft, the Master may approve or alter the draft, as he thinks fit.

25. The acts directed to be done by the Court under Order XXI, rules 34 (3) and 35 of the First Schedule of Code, shall, unless otherwise ordered by the Court, be done by the Master or Registrar. The execution by or endorsement of the Master or Registrar shall be in the following form:—

A B, by C.D. Master or Registrar of His Majesty's High Court of Judicature at Madras in its Original Civil Jurisdiction under Order dated the _____ day of _____ and made in suit No. _____ of wherein _____ is plaintiff, and _____ is defendant.

Delivery of warrant or attachment.

26. Every warrant of arrest or attachment shall be returnable, by the Sheriff, to the office of the Registrar, immediately after the execution or service thereof, or where he has been unable to serve or execute the same, not later than six months from the date of delivery of the warrant to him, unless such time be extended by an order to be obtained *ex parte* from the Master or Registrar in chambers in chambers. The Sheriff shall certify, by endorsement, on the warrant the date and manner in which it has been executed or why it has not been executed.

27. The judgment-creditor or the Sheriff, may, after the expiration of six months from the date of return hereof, require the Master or Registrar to post the execution application for dismissal or

order, and the Master or Registrar may, if satisfied that, by reason of the debtor's default, the Court is unable to proceed further with the application for execution, dismiss the application, or for any sufficient reason adjourn the proceedings to a future day.

Attachment of money and property in Court.

28. In the case of money or other property standing to the credit of a suit on the file of the High Court, or in the possession of an officer of the Court, the attachment shall be made by an order prohibiting any dealing with the money or property without notice to the judgment-creditor, in form No. 35, and by service of the order upon the Registrar, or Accountant-General of the High Court, or other proper officer of the Court. Service of the said order may be made by the party or his pleader, and it shall not be necessary to take out a warrant to the sheriff.

29. The judgment-creditor may apply, within the period limited by the order, by Master's or Registrar's summons in chambers or notice of motion as the case may require, entitled in the suit or matter to the credit of which the money or property is held, for payment out of Court, or for sale of the property and payment of the proceeds, to the judgment-creditor; unless otherwise ordered, notice of the application shall not be given to the judgment-debtor, but if the money or property has not been credited to his separate account, notice shall be given to all other persons interested therein.

30. Where the property sought to be attached is in the custody of another Court, the execution application shall ask that, after attachment, the decree may be transmitted to that Court for execution; and, if the attachment is made, and upon payment of the prescribed fees, the Registrar shall transmit the decree accordingly. The applicant shall then apply to that Court for execution. If the application is not made within the period limited by the prohibitory order, or if the same is refused, the Court shall re-transmit the decree to the High Court with a certificate stating whether any and what proceedings have been taken in the former Court.

31. If the property sought to be attached is in the custody of a public officer, the execution application shall ask that the property may be brought into Court, and realised; and the notice of attachment shall request that the money or property may be brought into Court, or that the officer will state whether he has any and what objection to so doing. If an objection is raised by the officer, the applicant may apply, by Master's or Registrar's summons in chambers, for the determination of the objection.

32. Form No. 35 in Appendix II hereto shall be used in place of Form No. 21 in Appendix E of the First Schedule of the Code.

Attachment of decrees.

33. An application for the attachment of a decree in the High Court shall also pray that the applicant may be at liberty to apply for execution thereof.

An order of attachment of a decree of the High Court shall be in Form No. 36 and shall be served on the Registrar and the Sheriff. An application for execution of the attached decree shall be made, within the period limited by the order of attachment, by execution application, entitled in the suit or matter in which the attached decree was made; and shall be accompanied by certified copies of the order of attachment, and of the decree sought to be executed.

34. If the decree sought to be attached is a decree for money passed by another Court, the Registrar may send a notice to that Court in Form No. 37; and the applicant may, within the period limited by the notice, apply for execution of the decree. If the attached decree is the decree of another Court, other than a decree for money, the applicant shall also pray for the transmission of the decree sought to be executed to that Court, and upon payment of the prescribed fees, the Registrar may transmit the

same accordingly, together with a notice in Form No. 36. The applicant may then apply to the former Court for execution of its decree.

No decree shall be ordered to be sold in execution of another decree.

35. If a decree is attached by more than one decree-holder, liberty to execute the same shall be given to the decree-holder whose attachment is first in date; and the money or property recovered by the said decree-holder shall be brought into Court for suitable distribution. Provided that, if the decree-holder to whose liberty is given as aforesaid, does not show due diligence in executing the attached decree or for other sufficient reason, the Court, Master or Registrar may give to any other decree-holder liberty to execute the attached decree in place of the former decree-holder.

Claim to attached property.

36. An application by a claimant or objector, under Order XXI, rules 55, 56, 59 or 121 of the Code, shall be made by notice of motion, entitled in the suit, or motion, in which the question has arisen and shall be supported by an affidavit setting forth the particulars of the claim or objections.

Unless otherwise ordered, notice of the application shall be served on the decree-holder, not less than three clear days before the return-day, but the claim shall not be heard until the expiry of seven clear days from the date on which the notice is served except with the consent of the opposite party.

Redemption of property attached by seizure.

37. If an attachment of property is made by actual seizure, and, within three months from the date of the attachment, no order is made for the sale or release from attachment of the property, the Sheriff may apply to the Registrar to issue a warrant of sale, and the same may be issued accordingly. The proceeds of the sale, after payment of the expenses of the sale, and the prescribed fees, shall be brought into Court to the credit of the suit or motion in which the attachment was made.

Sale of attached property.

38. The decree-holder may apply, at any time within three months from the date of the attachment, by a written application to the Registrar, in Form No. 37, and in the case of attachments before judgment, by an execution application for a warrant for the sale of the attached property. After the expiration of the said period, and, except in the case of attachments before judgment, the application shall be made by Master's or Registrar's summons in chambers, supported by an affidavit stating the reason for the delay. The Master or Registrar may thereupon order the sale of the property, or direct notice of the application to be given to any person, or make such order as he thinks fit.

39. The applicant shall, together with his application, file in Court the affidavit prescribed by Order XVIII, rule 4 of these rules which shall also state the interest of the judgment-debtor in the attached property, and whether any person other than the judgment-debtor has any, and what, interest therein; and, in the case of immovable property, that a search has been made in the office of the Registrar of Assurances of the district, or sub-district, in which the property is situate, for not less than twelve years prior to the date of its attachment. A certificate of the result of the search shall be filed with the said affidavit.

The applicant shall, with the said affidavit, also bring into Court, two copies of a proclamation of sale, in Form No. 37 or No. 38, the return of the Sheriff to the warrant of attachment, extracts from the registers of the Collector mentioned in Order XXI, rule 14 of the Code and of the municipality respectively showing the quit-rent and taxes payable in respect of the attached property and the prescribed fee for the warrant of sale.

40. An application by the judgment-creditor for leave to bid shall be made by Master's or Registrar's summons in chambers,

and shall be supported by affidavit. Unless otherwise ordered, notice of the application shall be given to the judgment-debtor. The provisions of Order XVIII, rule 8, *supra*, shall not *automatically* apply.

41. If the provisions of the Code and of these rules have been complied with, and the proclamation of sale is approved by him, the Registrar may issue a warrant of sale. In case of default, the Registrar may refer the application to the Master in chambers, who may if the Court is unable to proceed further with the application by reason of the debtor's default, either dismiss the execution application, or for any sufficient reason, adjourn the proceedings to a future date, or may adjourn the application to a Judge in Chambers or make such order as he thinks fit.

42. Subject to the foregoing rules, the provisions of Order XVIII of these rules shall apply to all sales in execution of a decree or order.

Execution of process.

43. Except where otherwise provided by these rules, the process of the Court shall be executed, and the sale of attached property shall be conducted, within the local limits of the jurisdiction of the Court, by the Sheriff of Madras, or by an officer authorised by him. All warrants addressed to the Sheriff shall be sealed with the seal of the Court, and signed by the Registrar, and shall be issued to the party, who shall deliver the same, together with the prescribed fees, to the Sheriff, for execution.

44. The Sheriff shall keep a register of the names of all judgment-debtors against whom warrants are outstanding in his hands, or have been returned unserved; and, if several warrants have been lodged by different judgment-creditors against the same judgment-debtor, and monies are recovered or received by the Sheriff under one of the said warrants, he shall pay the same into Court with a certificate showing what warrants have been lodged with him, and by whom, and for what amounts, and whether any and what proceedings have been had thereunder. Unless otherwise ordered, the party applying for payment out of the said moneys shall give notice of the application to all persons mentioned in the said certificate.

45. Substantive money payable into Court under Order XXI, rule 39 of the Code shall be paid to the Sheriff.

46. Substantive money paid to the Sheriff prior to the arrest of a judgment-debtor shall be accounted for to the judgment-creditor, if the judgment-debtor is not arrested, or having been arrested is released without being committed to jail.

47. When a judgment-debtor is committed to jail, the balance of the substantive money paid prior to his arrest, if any, shall be deemed to be a payment in part of the first payment of the monthly allowance payable for his subsistence in jail.

48. All sums paid to the Sheriff for the subsistence of the judgment-debtor in jail shall be forthwith forwarded by him to the Superintendent of the Presidency jail.

49. An account shall be kept by the Sheriff of all subsistence moneys paid to him, and may be inspected during office hours by any person having an interest. All moneys received by the Sheriff in execution, or in pursuance of a decree, or order of the Court shall be paid into Court within two days from the receipt thereof. Subsistence and other moneys paid to the Sheriff and remaining unclaimed by the person shall be paid into Court within one month from the time when they become repayable.

50. If under any writ or warrant of arrest issued against two or more persons, all such persons, are not taken at one and the same time, the Sheriff shall make a separate return of the execution of the writ or warrant with respect to the person or persons taken, so soon as he or they are taken respectively; but the writ or warrant itself shall not be returned until it is completely executed, or the last day for returning the same has arrived; and any such person, if otherwise entitled, shall be admitted to bail as if the writ or warrant itself had been returned.

Arrest.

41. The Sheriff shall as soon as possible after making an arrest, give notice in writing thereof, and of the day and hour at which the debtor is to be brought before the Court to the judgment-creditor or his pleader; and shall endorse a memorandum of the day so appointed on the warrant. On the said day the judgment-creditor may apply orally for the commitment of the debtor; and the debtor may apply orally for his release.

42. When a judgment-debtor is committed to the Civil prison in execution of a decree and his subsistence allowances fixed, a note of the purport of the order shall be endorsed on the warrant of arrest by the Registrar or Bench Clerk in attendance on the Judge, and authenticated by his signature. Upon production in the Registrar's office of the warrant with such endorsement, a separate warrant shall be issued, for the commitment of the judgment-debtor, in which the amount and rate of the subsistence allowance fixed by the Judge shall be specified.

ORDER XX.

GARNISHING PROCEEDINGS.

1. This order applies to the case of (1) a debt due to a judgment-creditor, not secured by a negotiable instrument, (2) a debt secured by a negotiable instrument which has been attached under Order XXI, rule 41 of the Code, and (3) moveable property not in the possession of the judgment-debtor, when the person by whom the debt is due, or who is in possession of the moveable property, hereinafter called the "garnishee" resides or carries on business, or personally works for gain within the local limits of the Court.

2. In the case of a debt or moveable property referred to in rule 1 (1) or (3), the execution application shall be supported by an affidavit setting forth the residence and description of the garnishee, and in what manner, and to what amount, the garnishee is indebted to the judgment-debtor, or in what manner and to what extent the judgment-debtor and the garnishee are respectively interested in the property sought to be attached. The Master or Registrar may thereupon issue an order calling upon the garnishee to show cause, upon a day therein mentioned, why he should not pay to the judgment-creditor the debt due from him to the judgment-debtor, or so much thereof as may be sufficient to satisfy the decree or order, or why the property should not be delivered into Court or sold, and the proceeds applied in satisfaction of the decree or order, and prohibiting the garnishee from paying, or delivering, and the judgment-debtor from receiving the debt, or property, until the further order of the Court. The debt or property shall be attached by serving the said order, on the garnishee and the judgment-debtor.

3. In the case of a debt referred to in rule 1 (2), the judgment-creditor may apply, at any time within three months from the date of the order of attachment, to the Registrar by application in writing, and after the expiration of the said period, to a Judge or Master in chambers upon summons, for the issue of an order to the garnishee to show cause, upon a day therein mentioned, why he should not pay the debt, or so much thereof as is sufficient to satisfy the decree or order, to the judgment-creditor.

4. Unless otherwise ordered, the orders in rules 2 and 3 mentioned shall be served by the Sheriff or the pleader of the decree holder, not less than five clear days before the return-day. In cases where the judgment-debtor resides outside the local limits of the jurisdiction of the Court, the order may, by leave of the Court or Master, be served by registered post on the judgment-debtor.

5. If the garnishee, two clear days before the return-day, pays into Court the amount due from him to the judgment-debtor, or an amount equal to the decree or order, or delivers into Court the moveable property, and gives notice thereof to the judgment-creditor, he shall not be liable for any costs incurred by the judgment-creditor.

6. If the amount paid into Court is not accepted by the judgment-debtor he shall, ten clear days at least before the return-day, give notice in the guarantee that he does not accept the same and intends to continue the proceedings against the guarantor.

7. If the guarantor does not make the payment or delivery into Court as in rule 5 mentioned, and does not on the return day dispute the debt or possession of the movable property or if he does not appear on the return-day, the Court or Master may order the guarantor to comply with the terms of such order, and to make order execution may issue as though such order were a decree against him and on an execution application being filed may direct execution to issue against the guarantor, for the amount due by the guarantor, or so much thereof as is sufficient to satisfy the decree or order, or make such other order as to the Court or Master seems fit.

8. If the guarantor disputes his liability, the Court or Master may order that any issue or question necessary for determining his liability be tried or determined in any manner in which any issue or question of a suit may be tried or determined.

If the subject matter of the dispute be more than one thousand rupees in amount or value, the Master or Registrar shall, after the matter is ripe for hearing, post the issue or question for determination before a Judge.

If the subject matter of the dispute be not more than one thousand rupees in amount or value, the Master or Registrar shall ordinarily determine such issue or question himself.

9. If it is alleged by the guarantor that the debt or property sought to be attached belongs to some third person, or that a third person has a lien, charge, or interest, upon or in it, the Court or Master may order such third person to be served with notice, to appear, and state the nature and particulars of his claim.

10. After hearing such guarantor or such third person, and any other person who may be ordered to appear, or in the case of such third or other person not appearing when ordered, the Court or Master may pass such order as is heretofore mentioned, or make such other order, and upon such terms as the Court or Master thinks fit.

11. Payment or delivery made under an order of the Court or a Master by, or execution levied upon the guarantor, under any such proceeding or order as aforesaid, shall be a valid discharge to him as against the judgment-debtor, and any other person ordered to appear as aforesaid, for the amount paid, delivered, or levied, although such proceeding or order may be set aside, or reversed.

12. The costs of any application or proceeding under this order shall be in the discretion of the Court or Master.

Appointment of Receiver.

13. Notwithstanding anything contained in Order XIX or this order, a judgment-debtor may, by his execution application, apply for the appointment of a receiver to receive the amount of a decree, or debt, or movable property in the possession of a third party or to realize any other property belonging to the judgment-debtor. The Master or Registrar shall refer the application to the Judge in chambers, who may, in his discretion, and upon such terms as he deems fit and otherwise as he thinks fit, appoint a receiver to receive and get in the property unless otherwise ordered, the order shall be drawn up in form No. 48. If security is given, the Registrar shall endorse a certificate thereof on the order. The attachment shall then be effected by serving the order on the judgment-debtor, and the person in possession of the property of, or who is indebted to, the judgment-debtor, and, in the case of a decree of the High Court on the Registrar, and in the case of a decree of any other Court, upon the Court.

ORDER XXI.

CONTEMPT OF COURT.

1. An application for an attachment for disobedience of any decree, rule, or order of the Court, or for any other contempt,

shall be made by motion in Court, and every notice of such application, and every rule or order made for such attachment, shall contain the specific grounds upon which the application is founded.

2. The notice of motion, together with a copy of the decree, rule, or order, which is sought to be enforced, and a list of the affidavits intended to be used upon the motion, shall be served upon the person in contempt personally. Where such person is keeping out of the way to avoid service, or has absconded, the Court may order substituted service.

3. If the party in contempt cannot be served by reason of his absconding or keeping out of the way to avoid arrest, a Judge in chambers may, upon being satisfied thereof, grant an order for the attachment of the property of the person in contempt, to such amount as he deems reasonable, which attachment shall be proceeded with in the same manner as upon execution of a decree for money. If, after such attachment, the party in contempt appears and shows to the satisfaction of the Court that he did not abscond, or keep out of the way, to avoid arrest, and complies in all respects with the decree or order of the Court, or shows sufficient cause for his failure to do so, the Court shall order the release of the property from attachment upon such terms as to costs, and otherwise, as the Court thinks just.

4. If the person in contempt upon being apprehended and brought before the Court, without lawful excuse, fails or refuses to comply in all respects with the decree or order of the Court, the Court may commit him to jail for such limited time as the Court thinks fit, unless and until he complies in all respects with the decree or order of the Court, in which case he shall be entitled to reply, upon notice of motion, for his discharge from imprisonment.

5. If, at the end of the time limited in the warrant of imprisonment, the person in contempt persists in his disobedience to the decree or order of the Court, his property may be attached in manner provided for the attachment of property in execution of a decree for money, and the said attachment shall continue until the said person complies with the decree or order in all things to be immediately performed, and gives such security as the Court directs for compliance with the other parts of the decree or order, if any, at the future days and times thereby appointed, or until the Court orders the property to be released.

6. Every person arrested for contempt shall be brought before the Court forthwith, and may be examined orally upon oath or affirmation; but no interrogatories shall in any case be exhibited to him.

7. If the person arrested for contempt, upon being brought before the Court, confesses the contempt by him committed, and submits to the judgment of the Court thereon, his submission and confession shall be recorded; and the Court may, in its discretion, either commit him to jail, or accept bail for his appearance before the Court, at such time as may be appointed, to receive the judgment of the Court for his contempt.

8. Where a person confesses the contempt, both the person prosecuting the attachment and the person so contempt, may file affidavits explanatory of the contempt, at any time not later than the fourth day before the day appointed for receiving judgment, and on that day the Court may also examine the parties or their witnesses.

ORDER XXII.

SERVICE OF PROCESSING.

1. (1) Summons, citation, or notice to appear and answer a plaint or original petition, shall be served personally by an officer of Court in manner hereinbefore prescribed for service of process in a suit.

(2) Notice under clause 14 of the Letters Patent of the High Court, notices under Order XXI, rule 22, section 141, and Order XXI, rule 34 of the Code, and notice to commit for contempt of Court, shall be served personally, and may be served by

an officer of Court, or by a pleader, or a person employed by him, in manner aforesaid.

(2) Notice under Order XXI, rule 18 of the Code, and of a memorandum of objections, and save as aforesaid, notice of an interlocutory application, need not be served personally.

2. Where a party is not found at the address for service intimated in Order 17, rule 3 of these rules, and no pleader, or agent or adult male member of his family as whose a summons, citation, plaint, original petition, memorandum of appeal or notice (other than a notice to commit for contempt of Court), mentioned in rule 1, paragraphs (1), (2) and (3) of this Order, can be served in person, a copy of such summons, citation, plaint, original petition, memorandum of appeal or notice shall be left at the address for service or affixed to the outer door of the house, and such service shall be deemed to be as effectual as if the summons, citation, plaint, petition, memorandum of appeal or notice had been personally served.

Where the address for service is the office of a pleader of this Court, personal service of any summons, citation, plaint, petition, memorandum of appeal, notice (other than a notice to commit for contempt of Court), may be effected by leaving the summons, citation, plaint, petition, memorandum of appeal or notice at the office of the said pleader on any day between the hours of 11 a.m. and 5 p.m., Sundays and holidays excepted.

3. Service of a summons to attend and give evidence or to produce documents shall be effected by delivering a copy of the summons and at the same time producing and showing the original summons and by requesting the person served to sign the same in acknowledgment of the service and of the receipt of the allowance for travelling and other expenses and may be made by a party or his pleader or a person employed by him.

4. Except where otherwise provided by these rules, all notices, pleadings, summonses, orders, and other documents, proceedings, and written communications, in respect of which personal service is not required, shall be sufficiently served if left by a party or his pleader, or by a person employed by him, between the hours of 11 a.m. and 5 p.m., at the address for service of the person to be served, or of his pleader, such any person in the service of the said person, or of his pleader, resident at or belonging to the said place.

5. Notices sent from the office of the Registrar may be sent by registered post; and the time at which the notice so posted would be delivered in the ordinary course of post, shall be considered as the time of service thereof and the posting thereof shall be a sufficient service.

6. Except where otherwise provided by these rules, personal service shall be effected, within the local limits of the jurisdiction of the Court by the Sheriff of Madras, or by an officer, bailiff, or special bailiff authorized by him.

ORDER XXIII.

REFERENCE TO COMMISSIONER OR ARBITRATOR.

Accounts and Enquiries.

1. Unless otherwise ordered, an order referring a suit or matter to a Commissioner shall direct that his report be filed in Court on a day not more than thirty days from the date of the order and that the case be set down before the Court for hearing fourteen days from the date of filing the report.

A copy of all orders referring a suit or matter to a Commissioner or to the Official Referee shall be sent by the Registrar to the Commissioner or Official Referee.

2. The party having the conduct of the reference shall obtain from the Commissioner or arbitrator an appointment for the hearing of the case, and shall serve notice thereof on the opposite party.

3. A statement of account shall be in the form of a debtor and creditor account, and shall be verified by the affidavit of the

accounting party, or his agent. The items on each side of the account shall be numbered consecutively, and a balance shall be shown.

A statement of objection to any account shall specify the items to which objection is taken, by reference to their number in the account, or the date of the item and page of a particular book of account, or otherwise.

A statement of overcharge shall specify the account with receipt of which it is sought to charge the accounting party, the date when, the person from whom, and the particular account in which, the same was received by him.

A statement of objection or overcharge shall also state shortly and concisely the grounds of the objection or overcharge; and shall also state the balance, if any, admitted or claimed to be due.

4. The proceedings shall, so far as possible, continue *de die in diem*; and every adjournment of the hearing shall be to a fixed day and hour. If the Commissioner is unable to appear at fixed day or to attend at the hearing or any adjournment, he shall give notice of the further hearing to all parties. The Commissioner shall cause to his report a statement of the days, and the number of hours of each day, on which the case was heard, and of the number of adjournments and the reason for the same.

5. If any party fails to attend at the time appointed or at any adjournment, the Commissioner may proceed in the absence of such party, or if he is unable so to do, he may, for reasons to be recorded in writing, adjourn the hearing, or return the record in the suit to the Court with a report of the circumstances which rendered him unable to proceed with the case.

6. If, upon the hearing, it appears to the Commissioner that the directions of the Court should be taken upon any matter, he may adjourn the hearing, and direct the party having the conduct of the proceedings to apply to the Court for directions.

7. Unless the Court otherwise directs, payments of Rs. 50 and upwards shall be supported by vouchers, and payments under Rs. 50 may, in the absence of vouchers, be proved by oral evidence showing to whose payment was made, for what purpose, and on what date.

8. The Commissioner shall make his report in manner prescribed by Form No. 41 with such variations as circumstances may require, and shall annex thereto a statement of the proceedings had before him, together with lists of the witnesses examined, and exhibits marked by him. If he is empowered to state his opinion on the matter referred to him, he shall append to his report schedules setting out the account contained therein allowed or disallowed by him, and stating shortly his reasons for so doing, as in the said form.

9. The Commissioner shall give notice to the parties of the filing of his report; and any party to the suit or matter may apply to the Registrar for a copy thereof.

10. The Registrar shall enter all cases referred to a Commissioner in a separate list to be called the "Reference List," with the date for filing the report set opposite thereto; and if the report is not filed within the period limited, he shall set down the case for hearing, and thereupon the Court may discharge the order of reference to the Commissioner, and proceed to hear and determine the case, or may grant a further time for filing the report, or may make such order with respect thereto, and as to costs, as to the Court may seem fit.

11. A party desirous of objecting to or varying a report shall, within 14 days from the receipt of the notice of the filing of the report, or within such further time as may be allowed by the Court, file in Court and serve upon the opposite party a statement of his objections to the report, in the form prescribed by rule 3 of this order, and may at the hearing apply to vary or discharge the report accordingly. No objection shall be heard, of which due notice has not been given, without the leave of the Court.

12. At the hearing upon a report the Court may at once proceed to give judgment in the case, or may make such order as it thinks fit.

13. A report, unless discharged or varied, shall, for the purposes of the hearing thereof, be taken as conclusive evidence of the facts found therein. A question of law, arising upon the facts so found, may be raised at the hearing without notice.

14. The order of reference may be made conditional upon the payment into Court, within a specified time, by the party applying for the order, or by any party to the suit, of a sum sufficient for the remuneration of the Commissioner, or for the general costs of the reference.

15. Unless otherwise ordered, the costs of a reference to a Commissioner shall form part of the general costs of the cause, and any party to whom costs have been awarded, may, at the hearing on the report, apply to the Court for the payment out of Court of any money paid in under the preceding rule.

16. In determining the amount of the remuneration to be allowed to a Commissioner, the Court may consider whether any unnecessary delay or expense has been caused by the failure of the Commissioner to comply with these rules, or otherwise through his act or default.

17. The party having the conduct of the reference shall deliver to the Commissioner, at his request, copies of the pleadings, issues, and other documents or proceedings, necessary to inform him of the questions at issue between the parties. Upon the application of the Commissioner the Registrar shall transmit any records in the suit or matter, specified in the application, to the Commissioner, who shall be responsible for the safe custody and return thereof. In case of doubt, the Registrar shall refer the application to the Judge.

18. Applications for summons to a person to attend and give evidence, or to produce a document, before the Commissioner, shall be made to the Registrar.

19. Notwithstanding anything in these rules the Judge may refer to himself in chambers any account or enquiry.

COMMISSIONERS TO EXAMINE WITNESSES.

20. Unless otherwise ordered, a commission to examine witnesses living in the town of Madras, or within twenty miles thereof, shall be made returnable in ten days; a commission to examine witnesses residing beyond twenty miles, and within five hundred miles, shall be made returnable in four weeks; and a commission to examine witnesses beyond that distance, and within the Presidency of Madras, shall be made returnable in six weeks.

Unless otherwise ordered, a commission to examine witnesses, issued in a suit or proceeding shall not operate as a stay thereof.

21. A commission shall not be issued by the Registrar until the party applying therefor has deposited with him a sum sufficient for the service of witnesses upon, and the allowances to the witnesses and for the other expenses of the commission.

22. An order for a commission to examine witnesses shall be in form No. 42, and the writ of commission shall be in form No. 43, with such variations as circumstances may require. The Court may direct that the evidence of the witnesses may be taken down in shorthand by a sworn shorthand-writer.

23. The examination shall take place in the presence of the parties, or their counsel, pleaders or agents, and the witnesses shall be subject to cross-examination and re-examination.

24. The evidence of a witness shall be taken down in writing by, or in the presence of, the Commissioner, not necessarily by question and answer, but as to in as to represent as nearly as may be the statement of the witness, and when completed shall be read over to the witness and signed by him in the presence of the parties, or such of them as may think fit to attend. If the witness refuses to sign the deposition, the Commissioner shall sign the

22. The Commissioner may take down any particular question or answer, if there appears to be any special reason for doing so, and may put any question to the witness as to the meaning of any answer, or as to any matter arising in the course of the examination. Any question which may be objected to shall be taken down by the Commissioner in the depositions and he shall state his opinion thereon to the counsel, pleader or parties, and shall refer to such statement in the deposition; but he shall not have power to decide upon the materiality or relevancy of any question. Notice of the return of a commissioner shall be given at once by the Registrar to the parties or their pleaders and, unless otherwise ordered, the case shall not be posted before seven days from such notice.

23. Any party may apply to the Registrar for a copy of the evidence referred when reserved by the Registrar and, unless otherwise ordered, the costs of the said copy shall be costs in the cause.

24. The rules relating to a reference to a Commissioner to take accounts shall apply, *mutatis mutandis*, to a reference to a Commissioner to examine witnesses, or for any other purpose.

Reference to Arbitration.

25. An application under Schedule II, para. 1 of the Code, that any matter in a suit may be referred to arbitration shall be made by Judge's summons or Master's summons, and shall state precisely the matter to be referred. Unless the Court otherwise orders, it shall not be necessary to file a special authority to the pleader to make, or consent to, the application.

26. Unless the Court otherwise orders, the award shall be directed made then thirty days from the date of the order of reference, and the case shall be adjourned to a day not more than seven days after the day appointed for the filing of the award; and the said date shall be inserted in the order.

27. The arbitrator or umpire filing the award shall forthwith give notice thereof to all parties to the suit.

28. An application to modify, correct, or set aside an award, or to remit an award to an arbitrator or umpire for reconsideration, shall be made by notice of motion, which shall be served on the opposite party not less than two clear days before the adjourned day, on which day the application shall be made.

29. A person desirous of applying for a decree in terms of an award shall, at least two days before the adjourned day, bring into Court the signature of the decree for which he intends to apply, and give notice thereof to the opposite party. At the hearing of the application, the Court may accept, modify, or correct the minutes, and the decree shall be drawn up accordingly.

30. Applications for extension of time for the making of an award shall be made to a Judge by summons in chambers. Except as hereinafter or elsewhere provided, all other applications under Schedule II of the Code shall be made to the Registrar or Master.

ORDER XXIV.

Proceedings among the Official Referees.

1. Subject to the rules hereinafter contained, Order XXIII of these rules relating to accounts and enquiries referred to a Commissioner shall, as far as practicable, apply to all proceedings before the Official Referees.

2. Within seven days from the date of the order of reference the party having the conduct thereof shall obtain from the Official Referee an appointment for the hearing of the case before him and shall serve notice thereof on the opposite party; in default the Official Referee shall fix a day for the hearing and shall affix notice thereof to the notice board of the Court.

3. The Official Referee shall, at the close of every month, make up a list of suits or matters to be required into in the ensuing month and shall post the list on the notice board of the Court not less than five days before the end of the month.

4. The inquiry before the Official Referee shall, as far as practicable, be proceeded with in a similar manner as to actions tried before a Judge hearing a reference in Chambers.

5. The Registrar shall cause the pleadings, issues and order of reference to be produced at the hearing before the Official Referee, and also such other records as any party may apply to be produced.

6. The result of the inquiry by the Official Referee shall, unless otherwise ordered, be stated in the form of a certificate or report drawn up in separately numbered paragraphs.

7. The Official Referee shall, on completion of his report, give notice to all parties to the reference as have appeared before him and the report shall be pronounced by him in the presence of each party or appear on the date and hour fixed in the notice. The report shall bear the date on which it was pronounced. The Official Referee shall transmit the report and all the records with an index to the Registrar.

8. Notice shall be affixed by the Registrar to the notice board of the Court of the filing of the report and the date thereof and any party to the suit or motion may apply, within seven days, to the Registrar for copies thereof.

9. Any party desirous of filing objections to the report shall do so within fourteen days from the date of the delivery of the report. In computing this said period, time required for obtaining copies of the report shall be excluded.

10. Objections to the report shall be in the form of a memorandum signed by the party objecting and his pleader and shall set forth concisely and under distinct heads the grounds of objection to the report. Each ground shall be separately numbered.

11. A party filing objections shall give notice of such filing to all the other parties who have appeared before the Official Referee and shall, within seven days after filing objections, serve each of such parties with a copy thereof.

12. No party shall, without leave of the Court, urge or be heard in support of any ground of objections not raised by him in his memorandum of objections.

13. A party desirous of filing additional grounds may obtain the leave of the Court by Master's or Registrar's summons in Chambers served on all the other parties not less than five days before the date fixed for the hearing or consideration of the report.

14. When objections have been filed by the parties or when the time for filing the same has elapsed, the suit shall be set down in the final disposal list for further consideration by the Judge. Unless the Judge shall otherwise direct no hearing fee shall be chargeable on such further consideration. The Judge may direct either party to pay the hearing fee.

15. The Registrar shall draw up a decree embodying the result of the proceedings and shall give notice to all the parties who have appeared calling upon them to approve of the same within seven days. If no objections are taken, the decree shall be issued in terms of the draft.

16. The following rules shall not apply to proceedings before the Official Referee, namely, Order XXIII, rule 1, paragraphs 1, 2, 10 and 16 and the sentence in rule 4 commencing with the words "If the Commissioner" and ending with the words "in all parties".

17. All costs incurred before the Official Referee shall be costs in the cause.

ORDER XXV.

TAKING SECURITY.

1. Where security is ordered to be given in the satisfaction of the Registrar, the party ordered to give security shall take out a summons in form No. 44, and shall serve the same upon the opposite party not less than one clear day before the return day.

The instrument shall state the name and address of such surety to be rendered, and the description of property in respect of which he will offer to justify.

2. The Registrar may accept the bond of the person ordered to give security, without sureties, if such or Government promissory notes, to the amount or value of the security required, have been put into or lodged in Court, to the credit of the said or similar in which security is to be given, in a separate account.

3. Where a receiver is ordered to give security, unless the Court otherwise orders, the Registrar shall take the responsibility of the receiver himself and two sureties; and the penalty of the bond shall be double the amount, or value of any immovable property, or double the value of the movable property, which is likely, to come into the hands of the receiver.

4. If a party is required to give security for costs unless the Court otherwise orders, the penal sum in the bond shall be one thousand rupees.

5. Every person other than a guarantee society, offering himself as surety shall produce before the Registrar his title-deeds and vouchers, and shall be examined by him on oath or solemn affirmation, touching the value of his property, and the debts and liabilities to which it is subject. After being examined and allowed, the surety shall make and file his affidavit of justification, and sign the bond, and where the Registrar so requires, deposit his title-deeds and vouchers.

6. Affidavits of justification shall be deemed insufficient, unless they state that such person justifying is worth the amount required by the Registrar over and above what will pay his just debts, and over and above every other sum for which he is then surety.

7. A guarantee society duly approved by the full Court may be accepted as security upon its joining in a bond with the person ordered to give security.

8. Rules 28, 29 and 30 of Order XXXIV of these rules shall continue to apply to a guarantee society under the last preceding rule.

9. All bonds shall be attested by a Qualified Officer of the Court, or if executed out of the Court-house, by such Qualified Officer as may be nominated by the Registrar for that purpose or with the permission of the Registrar to be obtained as the written request of a pleader of the High Court.

10. The sureties may be bound in unequal sums, and the number of the sureties may be increased by the Registrar so as to make up the full amount of the bond.

11. The title-deeds may relate to immovable property situate beyond the local limits of the ordinary jurisdiction of the Court. There shall not, in the absence of title-deeds, be accepted as evidence of title. A surety may justify also in respect of movable property, of which he can produce evidence satisfactory to the Registrar, such as deposit notes, promissory notes, or other evidence of title.

12. Unless the Court otherwise orders, a pleader practising within the local limits of the jurisdiction of the High Court, a clerk of such pleader, a partner, assistant, clerk, or other employee of any person tendering security, or of any person proposed as surety, shall not be accepted as surety in a bond.

13. (a) No person other than the party giving security, the sureties and their respective pleaders shall be present at the examination of any surety by the Registrar except the party or parties, if any, on whom notice has been served, his or their pleader or pleaders.

(b) All papers and records relating to the taking of security shall be kept in the personal charge of the Registrar.

ORDER XXV.

RECEIVERS AND COMMITTEES.

1. Unless the Court otherwise orders, an order appointing a receiver, or committee of a trustee, shall appoint a day certain before which his first account is to be brought in, and passed before

the Registrar or Official Referee, and an order appointing a receiver shall be in Form No. 40. The receiver shall file with his account an application to the Registrar asking that a day may be fixed to pass the same; and unless such application is so filed the account shall be returned. The items in a receiver's account shall be numbered consecutively.

2. All receivers of estates and committees of the estates of lunatics, shall pass their accounts upon oath before the Official Referee or Registrar or other officer appointed by the Court for that purpose, once in every year, or at such other period as the Court directs, and the Registrar or other officer shall, upon the passing of such accounts, fix the days on which such receivers and committees are to pay the balances found to be due on their accounts into Court.

3. If a receiver or committee, neglects to pass his accounts, or to pay the balance due thereon, as required by the last rule, the Registrar or other officer, before whom his subsequent accounts are produced to be examined and passed, shall disallow the salary or percentage claimed by him, and also charge interest at 5 per cent per annum upon the said balance during the time the same has remained in his hands.

4. Unless the Judge otherwise directs, the receiver shall be entitled, on his passing his accounts, to draw from the moneys in Court to the credit of the suit or matter, his commission at the rate of 5 per cent on moneys or outlayings received, and on sales of property, movable or immovable, calculated on the total value realized by him.

5. No clerk or ministerial officer of the Court shall be appointed receiver or manager of any estate, or agent for the sale of property in execution of a decree of, or transferred to, the Court.

6. The messenger of the original side office shall prepare and send to the Registrar on the 1st of February and 1st of August in each year a list of the receivers or committees respectively who have not duly passed their accounts, or paid in their balances. And the Registrar shall take the orders of the Judge in Chambers thereon; and the Judge in Chambers may pass orders directing the said receivers or committees to pass their accounts, or may give directions that the persons whose names appear in the said list be not again appointed, or may pass such order thereon as he shall think fit. The party who obtained the order for the receiver or committee shall also inform the Registrar of any such default.

ORDER XXVII.

APPEALS.

1. A memorandum of appeal shall be headed as in Form No. 2 and shall be accompanied by a certified copy of the decree and judgment, or order amounting to a judgment appealed from, and a notice to the respondent, in Form No. 45, and also a copy thereof, signed by the appellant, or his pleader.

The provisions of Order IV, rules 2 to 4 of these rules, inclusive, with respect to summons to a defendant, shall apply to the said notice and copy.

2. The appellant shall, with his memorandum of appeal present an application for a copy of the transcript of the evidence taken down in shorthand, if any; within fourteen days from the date when the Registrar intimates the cost of making such transcript the appellant shall bring into Court court-fee stamps for the amount specified in the said intimation and in default, the Registrar shall pass the costs for the orders of the Master. Upon the required Court-fee stamps being brought into Court the Registrar shall prepare two copies of the said transcript, one for the use of the Court and one for the use of the appellant.

In cases in which the evidence has not been taken down in shorthand, the appellant shall, with his memorandum of appeal, present an application for the Judge's notes of evidence, if any, and the Registrar shall take the directions of the Judge thereon and intimate to the appellant the order made thereon and the costs of such copy if allowed. Within fourteen days from the date

of the said petition, the appellant shall bring into Court court-fee stamps for the amount specified in the said petition, and in default the Registrar shall put the case for the order of the Master. Upon the required court-fee stamps being brought into Court the Registrar shall prepare two copies of the said case, one for the use of the Court, and one for the use of the appellant.

The costs of such copies shall be costs in the appeal.

3. If a shorthand note has been taken, a transcript may be made and a copy supplied to the appellant in accordance with Order XVI, rule 3 of these rules. A copy of the transcript must, at the same time, be paid for by the appellant for the use of the appellate Court.

4. In any case in which the appellant does not propose to rely for the purpose of the appeal on any oral evidence adduced in the case, he shall file a statement to that effect along with his memorandum of appeal and it shall not then be necessary to apply for or obtain or print either the transcript of the shorthand notes or the Judge's notes of evidence.

In cases in which the appellant has filed such statement the respondent shall be at liberty within fourteen days of his filing his memorandum of appearance to apply for a copy of the transcript of the evidence or Judge's notes of evidence as the case may be and the procedure indicated in rule 2 above shall be followed and the transcript or notes of evidence shall be part of the respondent's case.

5. If the respondent intends to defend the appeal, he shall within fourteen days from the date of service of the notice of appeal, or within such other time as may be fixed in the notice of appeal by the Registrar, file in Court, and deliver to the appellant, a memorandum of appearance, in Form No. 40.

The respondent or his pleader shall, at any time after filing his memorandum of appearance, be entitled to obtain an application to the appellant or his pleader a list of all the papers and documents to be included in the appellant's case.

6. The appellant's case shall consist of the following documents, arranged so far as possible in the following order:—

- (1) Index;
- (2) Petition or original petition;
- (3) Written statement;
- (4) Issues, and other relevant interlocutory proceedings;
- (5) Judgment;
- (6) Decree or order;
- (7) Memorandum of appeal;
- (8) Transcript or notes of evidence, if any;
- (9) Such other papers as are relevant and necessary for the purposes of the appeal, which shall be arranged according to their exhibit marks, if any, and otherwise in chronological order.

The respondent's case shall consist of the memorandum of objections (if any) and any proceedings or exhibits not printed by the appellant which are relevant or necessary for the purposes of the appeal or memorandum of objections, together with an index.

7. The case of the appellant, or respondent, shall be printed in accordance with Order II, rule 1, of these rules, and shall be properly paged, and furnished with an index, which shall contain the description and date of documents in chronological order. It shall not be necessary to print the cause-title, or other formal parts, of the several proceedings, except in the case of the first pleading and of the memorandum of appeal.

8. If the appellant desires that the printing of his case should be done by the Court, he shall file along with his Memorandum of Appeal or within such other time as may be allowed an application for permission and printing in the form prescribed for first appeals under the Code.

If the respondent desires that his case should be printed by the Court, he shall file a similar application within fourteen days after filing his Memorandum of Appearance.

In cases in which the appellant or respondent elects to print his case *in extenso* he shall file the proper number of printed copies in Court within two months of the filing of the Memorandum of Appeal or Memorandum of Appearance and the same shall be examined, and compared with the original record, by an officer of the Court.

The party printing shall, on demand in writing, furnish to any other party to the appeal, and upon payment of the usual charges for printed copies, such copies of his case as may be required, not exceeding five.

9. At any time after the admission of the appeal, any party may apply, upon notice of motion, with respect to the following matters:—

- (1) that the appeal may be rejected, on any ground on which the admission thereof might have been refused by the Court;
- (2) that any other party may be ordered to give security for the costs of the appeal or of the original suit as of both;
- (3) for a stay of execution.

Unless otherwise ordered, not less than two clear days' notice of the application shall be given to the opposite party.

10. Except in cases where the directions of the Court are necessary, applications relating to the matters hereunder mentioned shall be made before and heard by the Master or Registrar or Master's or Registrar's assistant:—

- (1) for an order for change of attorneys or pleaders;
- (2) for issue of fresh notes of an appeal or other process or for an order for substituted service of notice of appeal or other process;
- (3) for an order permitting the withdrawal of an appeal by consent or where the other side has not appeared;
- (4) for appointment or discharge of a next friend or guardian ad litem to a minor;
- (5) for entering in the record the name of the representative of a deceased appellant, petitioner or respondent;
- (6) that the printing of the whole, or a specified part, of the record may be dispensed with;
- (7) all other matters which are merely procedural or relate to the preparation of the appeal.

Provided that the Master or Registrar may in his discretion direct that any application be posted before a bench for disposal.

The Master or Registrar shall have power to make an order for payment of costs of any application heard by him.

11. In case of urgency, a memorandum of appeal, or a notice of motion, may be presented to the first division bench or a Judge, sitting for the disposal of civil business, and the Court may thereupon make such order as it thinks fit.

12. If the Master or Registrar dispenses with printing the record, the appellant shall unless otherwise ordered, within 14 days from the date of the order dispensing with such printing, file in Court three copies of the pleadings in the Court of first instance, and in the appellate Court, and of the judgment, and decree or order, appealed against, for the use of the Court. If a copy of the Judge's notes had been granted to the appellant, or a shorthand note had been taken, he shall at the same time file three copies thereof.

13. The preparation and printing of the record and the payment of charges therefor shall be regulated by the rules for the time being in force relating to first appeals under the Code. In all cases in which the subject matter of the appeal amounts to Rs. 10,000 or upwards the printing shall be done in the form prescribed for appeals to His Majesty in Council unless the appellant or respondent shall, with his memorandum of appeal or memorandum of appearance respectively, file a statement to the effect that he has no intention of preferring an appeal to His Majesty in Council in which case the printing may be done as in the case of an appeal the subject matter of which is below Rs. 10,000.

Special Rules relating to Appeals from Orders.

14. An appeal from an order shall be made to the Court by a Notice of Motion stamped with the fee prescribed by serial number 36 of Appendix II of the High Court Fees Rules, 1925. It shall be moved on the same manner as a Notice of Motion on the Original Side and shall be served not less than ten clear days before the date fixed for hearing.

15. The appellant shall, seven days before the date fixed for hearing, file in Court three typed copies of the Judgment or Order appealed against and of all pleadings, affidavits or documents used or read at the original hearing on which he intends to rely or to which he intends to refer.

16. The respondent shall file in Court three days before the hearing three typed copies of all pleadings, affidavits or documents used or read at the original hearing on which he intends to rely or to which he intends to refer.

17. Such notice of motion shall be posted before the bench hearing appeals from the Original Side not less than 14 days after the date of same. Such appeal from an order may thereupon be disposed of without printing, and the costs of supplying the typed copies filed by the successful party to the Court shall be costs in the appeal.

Pasports.

18. An application for leave to appeal, or defend an appeal, in forma pauperis, shall be made by notice of motion. If the application is made by an appellant, it shall be submitted in the master of the intended appeal and shall be accompanied by a memorandum of appeal containing the schedule of the property prescribed by Order XXXIII, Rule 2 of the Code, and signed and verified by the applicant. If the application is made by a respondent, it shall be accompanied by an affidavit containing the said schedule of property.

19. If an inquiry into the pauperism of the applicant is directed, the application shall be adjourned to a fixed day and the Registrar shall insert the same in the summons in return-day. The applicant shall take out the summons in return prescribed by Order XIII, rule 1 of these rules and shall deliver the copies thereof, together with the prescribed fees, to the Sheriff, for service on the Government Solicitor and on the opposite parties; or, if a party is resident beyond the local limits of the jurisdiction, shall apply to the Registrar for transmission thereof to the proper authority, for service on him.

An affidavit of service shall be filed in Court not less than two days before the return-day.

20. Subject to the provisions of this order, these rules shall, so far as the same are applicable, apply to all proceedings in appeals from the original side of the Court.

ORDER XXVIII.

ADVERTISEMENTS.

Claims by Creditors and others.

1. Every advertisement for creditors, or other persons having any claim upon, or interest in, the distribution of any assets to be administered by the Court, which is issued pursuant to any decree or order, shall direct every such creditor, or other person, within a time to be thereby fixed, to send to the Registrar his name and address and full particulars of his claim or interest, and a statement of his account, and the nature of the security (if any) held by him, and shall appoint a day for adjudicating on the claims.

2. The advertisement shall be prepared by the party prosecuting the reference, and shall be attested and signed by the Registrar, and published in such newspapers as he directs.

3. No creditor or other person need make any affidavit or submit in support of his claim, unless he is served with a notice requiring him to do so.

4. Every creditor shall transmit to the Registrar, with the particulars of his claim, or shall produce at the time appointed

for adjudication on the claims any security held by him; and every creditor shall also, if required by notice in writing to be issued by the Registrar, produce all other deeds and documents necessary to substantiate his claim at the time appointed for adjudication on the claims.

6. Every person claiming as heir-at-law, devisee or next-of-kin or legatee, shall, if required by notice in writing to be issued by the Registrar, produce any pedigree or proof mentioned in such notice at such time as is specified therein.

9. In case any creditor or other person neglects or refuses to comply with the last two preceding rules he shall not be allowed any costs of proving his claim, unless the Court otherwise directs.

7. At the time appointed for adjudication upon the debts or claims, the Judge may take evidence orally or by affidavit of the executor, administrator, or other accounting party upon such debts or claims, and may in his discretion allow any of such debts or claims without further proof, and may direct such investigation of all or any of the debts or claims not allowed, and require such further particulars, information, or evidence, relating thereto, as he may think fit, and may, if he so thinks fit, require any creditor or other person to attend and prove his claim, or any part thereof; and the adjudication on such claims as are not thus allowed shall be adjourned to a time to be then fixed.

8. Notice of the allowance of claims admitted under the preceding rule shall, if necessary, be advertised under the signature and directions of the Registrar.

9. Notice shall be given to every such creditor, or other person, as the Judge thinks fit, to file an affidavit in support of his claim, or such part thereof as is not allowed, by a time to be named in such notice, not being less than seven days after such notice, and to attend at a time to be therein named, being the time to which the adjudication thereon has been adjourned, and if any creditor fails to comply with such a notice, his claim, or such part thereof as aforesaid, shall be disallowed.

10. A notice to be given under rules 4 and 6 and the last two preceding rules, shall be prepared by the party prosecuting the decree or order, and shall be signed by the Registrar, and served in like manner as a summons to a defendant, or as the Court directs.

11. Any creditor or other person, who has not sent in the particulars of his claim pursuant to the advertisement, may do so four days before any day to which the adjudication is adjourned.

12. No claim shall be received after the time fixed by the advertisement (except as before provided) without special leave, which may be applied for by Master's or Registrar's summons at Chambers, at any time before the distribution of the assets to be administered, and may be granted upon such terms and conditions, as to costs and otherwise as the Master or Registrar thinks fit.

ORDER XXII.

MORTGAGES AND CHARGES.

A.—General.

1. Every plaint shall contain an allegation that the plaintiff has caused a search to be made in the office of the Registrar of Mortgages of the district, or sub-district, in which the immovable property comprised in the mortgage, or subject to the charge sued on, is situate, for a period of not less than twelve years prior to the date of presentation of the plaint, or, for the period subsequent to the mortgage sued on, whichever may be shorter, and that he is not aware that any person, other than the persons mentioned in the plaint, has any interest in the said property. The certificate of the Registrar of Mortgages, stating the result of the search, shall be filed with the plaint.

The cost, of making the search, and filing the certificate shall be costs in the cause. Provided that a plaint which does not

comply with the above provisions shall be returned for amendment under Order VI, rule 17 of the Civil Procedure Code, and shall be rejected under Order VI, rule 18 of the Code, if, it be not amended within the time fixed.

2. The plaint shall be in one of Forms Nos. 47 to 50 inclusive, with such variations as circumstances may require.

3. Where there are several parties to a suit claiming successive charges or incumbrances on the mortgaged property, the Court shall determine their respective rights and priorities, and insert in its decree a declaration with respect thereto as in Form No. 51.

4. The Court shall determine whether the defendant is responsible personally, and to any and what extent, for the repayment of the mortgage money and a declaration with respect thereto shall be inserted in the decree as in Forms Nos. 52 and 53.

5. If, in any suit or matter, it is found necessary to take an account, an interim decree shall be drawn up in Form No. 50, with such variations as circumstances may require.

6. A sale of mortgaged property shall be conducted in manner provided by Order XVIII of these rules. Provided that, if leave to bid is granted to the plaintiff or applicant, and, unless the Court otherwise orders, the sum allowed to be bid shall be not less than the whole amount then due for principal, interest, and costs; and, in the event of the property being sold in lots, not less than the market value of each lot in respect of which the bid is made.

7. If a money decree only is obtained, the decree shall not direct execution to issue against the mortgaged property.

B.—Simple Mortgages and Charges.

Suits for Sale

8. At the trial of the suit the Court shall, if possible, ascertain the amount of principal and interest which will be due under the mortgage on the day fixed for payment, and shall determine the extent of the liability of the defendant therefore. A decree shall then be drawn up in Form No. 54, and the case shall be ordered to be posted in Chambers on the first convenient day after the day limited for payment by the defendant.

9. On the adjourned day—

(1) If the defendant has paid the amount due under the decree into Court, the Court may pass an order in Form No. 55.

(2) If the defendant has made default in payment, the Court may, on the oral application of any party for the sale of the mortgaged property, pass an order for sale in Form No. 56.

(3) If default being made by the defendant, the plaintiff does not appear and the defendant appears or if neither party appears, the Court may adjourn the suit and direct that no order for sale shall be passed except on notice to the other party.

10. If an order for sale is passed on the application of the defendant the Court may direct that the defendant shall have the conduct of the sale and be entitled to the further costs of the proceedings.

11. If at any time it is made to appear to the Judge or to the Master or Registrar that the plaintiff, or other party having the conduct of the sale, has failed to comply with any order of the Court or any of the provisions of these rules, or is not proceeding with due diligence, the Court, Master or Registrar may give the further conduct of the suit to any other party; or may refuse to allow to the plaintiff or such other party any further costs of suit, or interest on the mortgage moneys.

12. If the sale is confirmed, the Judge or Master or Registrar may pass an order in Form No. 57 or 58.

13. (1) A person other than a party to the suit, who claims an interest in the mortgaged property (hereinafter called "the claimant"), may apply by Master or Registrar's summons in chambers to be made a party.

(2) If the Master or Registrar finds that the claimant has an interest in the mortgaged property, and should have been joined as a party to the suit (and the application is made before decree has been passed thereon), the Master or Registrar may add the claimant as a party, and make such further orders as may be necessary, or may grant leave to the plaintiff to withdraw from the suit, or may post the suit for decision before the Court; but, if the application is made subsequently to the decree, the application shall be posted before a Judge in Chambers and the Judge may make such order as regards the application of the proceeds of any sale, or such other order as may seem fit.

(3) If the Judge or the Master or Registrar finds that the claimant has not such an interest in the mortgaged property as entitles him to be joined as a party to the suit, he may pass an order that the sale of the mortgaged property is to be subject to the interest, if any, of the claimant, and in such case the proclamation of sale shall recite the said order, and the interest in the property claimed by him; or the Judge or Master or Registrar may dismiss the application, and make such order as to the costs thereof as he thinks fit.

Suits for Redemption.

14. At the trial of the suit, the Court shall determine whether the plaintiff is entitled to redeem the mortgaged property, and, if possible, shall ascertain the amount of principal and interest which will be due under the mortgage on the day fixed for redemption, and a decree shall then be drawn up, in Form No. 53, and the case ordered to be posted in Chambers on the first convenient day after the day fixed for payment by the plaintiff.

15. If it is found necessary to take an account, an interim decree shall be drawn up in Form No. 55, and, at the adjourned hearing, the Court or a Judge may declare the amount due on taking the account, and, if the balance is found to be against the plaintiff, may appoint a day for payment by him, and declare the aggregate amount of principal, interest and costs due on that day, and thereupon an order shall be drawn up in Form No. 54, and the suit shall be adjourned to a day as soon as possible after the day so fixed. If the balance is found against the defendant, the Court or a Judge may at once pass a decree directing payment thereof to the plaintiff, and, if the defendant is in possession of the mortgaged property, directing delivery thereof to the plaintiff, and payment of mesne profits, and may make such order as to the costs of the suit as is just.

16. If the plaintiff proves that a valid tender of the mortgage money has been made, the Court or a Judge may pass a decree, as in Form No. 56.

17. On or before the day to which the case is posted the plaintiff may apply to the Judge by summons in Chambers, to appoint a further day for payment, and thereupon the Judge may, for sufficient cause, and upon such terms as he thinks fit, postpone payment to a fixed day, and adjourn the further hearing to a day as soon as possible after such day, as in Form No. 57.

18. If, on the adjourned day, it appears that the mortgage money has not been paid by the plaintiff, and if no further time for payment is granted, the defendant may apply for the sale of the mortgaged property, and thereupon the Judge may, upon an order for sale, as in Form No. 57.

C.—English Mortgages, and Mortgages by Conditional Sale, Suits for Redemption or Sale.

19. At the trial of the suit, the Court shall, if possible, ascertain the amount of principal and interest which will be due under the mortgage on the day fixed for payment, and a decree shall be drawn up, in Form No. 53; and the case shall be ordered to be posted in Chambers on the first convenient day after the day limited for payment by the defendant.

20. When there are several successive instalments, the Court may fix a day for payment by the defendants, or any of them, or may allow several periods of redemption to the several instalments, in succession, according to their respective priorities, as in Form No. 69 and 70.

21. Unless otherwise ordered, a decree absolute for foreclosure, shall be drawn up in Form No. 71; and a final decree upon redemption by the defendant shall be drawn up in Form No. 72.

22. If, in a suit other than on a mortgage, by a conditional sale, the Court, upon the application of any party, thinks fit to put an order for sale of the mortgaged property, in lieu of a decree for foreclosure, the order may be made conditional upon the applicant paying into Court, within a fixed period, a sum sufficient to provide for the expenses of the sale, and upon the applicant, after that, the plaintiff, also paying into Court the amount of interest at the date of the application due on the principal amount, the estimated costs of the plaintiff of the sale, and the costs of the suit already incurred by the plaintiff, or any of the said sums. If the application is made by the defendant, and unless otherwise ordered, the order shall direct that in default of compliance with any of the said conditions, and of payment of the mortgage moneys within the period fixed by the Court, the defendant shall be foreclosed, as in Form No. 73.

Subject to the foregoing provisions, the rules relating to a suit for sale under a simple mortgage shall apply to a suit or decree for sale under an English mortgage.

Suits for Redemption.

23. If it is not necessary to take an account, and unless the Court otherwise orders, an interim decree for redemption by the mortgagee shall be drawn up in Form No. 74, and the suit shall be ordered to be posted in Chambers on the first convenient day after the day fixed for redemption for further consideration.

24. If the plaintiff pays the amount fixed by the interim decree, a final decree may be made similar to that in Form No. 72.

25. If the plaintiff makes default in payment, and the mortgage is not by conditional sale, the Court may, on the application of the defendant, give a decree absolute for foreclosure, similar to that in Form No. 71, or an order for sale of the mortgaged property, or a sufficient part thereof as in Form No. 63.

If the mortgage is by conditional sale, the Court may pass a decree similar to that in Form No. 71.

26. In taxing the costs awarded by the interim decree, the taxing officer may include the cost of the stamp paper and other costs necessary for the preparation of the deed of reconveyance of the mortgaged property or of acknowledgments of payment of the mortgage moneys.

27. Subject to the foregoing provisions, the rules relating to a suit for the redemption of a simple mortgage shall, so far as applicable, apply to a suit for the redemption of an English mortgage, a mortgage by conditional sale and a usufructuary mortgage.

D.—Deposit in Court of Mortgage Moneys.

28. When a mortgagee desires, under the provisions of the Transfer of Property Act, 1882, to deposit in Court the amount due on his mortgage, he shall file an affidavit, entitled in the matter of the mortgage and the said Act, and stating the facts of the case.

29. (1) Unless otherwise ordered, the mortgagee shall, in addition to the amount due on his mortgage, deposit in Court a sum sufficient to provide for the costs of the mortgagee, of obtaining payment out of Court of the mortgage moneys, and of recovering the mortgaged property, or securing an acknowledgment of the discharge of the mortgage, as the case may be, and of registering the said reconveyance or acknowledgment in the

office of the Registrar of Assurances of the District, or sub-district in which the mortgaged property is situate.

(2) If, by the terms of the mortgage, the mortgagee is entitled to advance before payment or tender of the mortgage money the mortgagee shall, in addition to the said sums, deposit in Court a sum sufficient to provide for any subsequent interest to which the mortgagee may be entitled.

30. Notice of the deposit shall be in Form No. 11, and shall, subject to the provisions of section 102 of the said Act, be taken out and served on the mortgagee in manner provided for service of summonses on a defendant. The notice shall require the mortgagee to deposit in Court the mortgage deed and all documents on his possession or power relating to the mortgaged property.

31. The Court by endorsement on the affidavit or otherwise may order the deposit to be received. Such order shall specify the several sums to be paid into Court, and the purposes for which each sum is intended.

32. Every application by a mortgagee for payment out of any moneys paid into Court, under section 51 or section 102 of the said Act, shall be by original petition, or in Form No. 16, entitled in the matter of the mortgage, and shall specify the documents in his possession or power relating to the mortgaged property; and shall be accompanied by the mortgage deed and the said documents, and a draft deed of reconveyance of the mortgaged property, or acknowledgment of discharge of the mortgage, as the case may be. The Registrar shall appoint a day for the hearing of the petition, and notice thereof in Form No. 17, shall be served on the mortgagee, not less than five days before the said day.

33. The draft deed of reconveyance, or acknowledgment shall, if so required by either party, be attested by the Registrar, and, if approved, shall be signed by him as approved.

At the hearing, the Court may, if the provisions of the said Act and these rules have been complied with, pass an order that upon the mortgagee bringing into Court a reconveyance or acknowledgment of discharge, as agreed on or attested by the Registrar, duly stamped and executed, the moneys in Court be paid out to the mortgagee.

34. If it is made to appear to the Court that, previously to payment of any moneys into Court, under Section 55 or Section 102 of the said Act, a sufficient tender was made by, and refused by, the mortgagee, he shall not be allowed the costs of obtaining payment out of the said moneys. Except as aforesaid, or unless the Court otherwise orders, a mortgagee shall be allowed all costs properly incurred by him, and he shall not be compelled to execute the reconveyance or acknowledgment until such costs have been paid.

ORDER XXX.

PARTNERSHIP SUTTS.

1. In a suit for the dissolution of partnership, or for an account of partnership dealings, all persons entitled as partners or who by virtue of the terms under which the business is carried on are entitled to share in the profits, shall be made parties (Form of plaint, Form No. 78.)

2. If, at any time, it appears to the Court that any party has not had inspection of the books of account or papers of the partnership, either through his own neglect or the default of any other party, the Court may order the same to be produced for his inspection at the Court house, or other convenient place; and, if any party alleges that the books of the partnership do not correctly set forth all the dealings and transactions of the firm, or contain items or transactions not proper to be included therein, the Court may direct such party to furnish particulars of the errors or irregularities complained of. If the hearing is adjourned, the party in default may be ordered to pay the costs of the adjournment.

3. If any party desires to inspect a settled account on the ground of error, he shall in his plaint or written statement set out the specific errors or irregularities alleged by him; if, on the ground of fraud, or of a mistake affecting the whole account, he shall in his plaint or written statement set out full particulars of the fraud or mistake alleged by him.

4. If, at the first hearing, the partnership, and the terms thereof, and the correctness of the books of account, are admitted and it is only necessary to take an account, the Court may at once pass an interim decree specifying the accounts to be taken, and the manner of taking the same. (For forms of orders and decrees see Forms Nos. 79 to 81.)

5. At the hearing of the suit the Court shall determine the persons who are partners of the firm, and the proportions in which they are entitled to share profits and are liable for losses, and also whether the books of the partnership have been regularly and properly kept and correctly represent the transactions and dealings of the partnership, or, if any allegations have been made in this behalf by any party, whether there are any errors or irregularities therein, or any party has been guilty of fraud in respect thereof. If the Court finds that there are errors or irregularities in the accounts, or that fraud has been committed, it shall declare generally the nature of the said errors or irregularities, or fraud, or the particular transaction in respect of which the same have been committed.

6. At the hearing of the suit, the Court shall also determine what accounts are to be taken, and give any directions necessary for taking the same, and shall direct what notice, if any, is to be given, by advertisements in the local newspapers or otherwise, of the dissolution of the partnership, and may, if a receiver has not been previously appointed, appoint a receiver of the assets of the partnership. The Court may then adjourn the further proceedings in the suit into Chambers (Form No. 82) or may refer the further hearing to the Official Referee or to a Commissioner.

7. In the case of a settled account, if errors or irregularities are proved, the Court may either rectify particular items, or give liberty to any party to file a statement of objections, and discharge; if fraud, or a mistake affecting the whole account is proved, the Court may direct an account to be taken from the date of the settlement of accounts, if any, preceding the fraud or mistake.

8. If the Official Referee or a Commissioner is appointed to take an account, he shall take the same in accordance with the directions and findings of the Court as contained in the interim decree (Forms Nos. 83 and 84); and, except as aforesaid, none of the matters in rules 5 and 6 above-mentioned, shall be referred to, or dealt with by the Official Referee or by a Commissioner.

9. When the accounts of the firm have been duly taken and approved, the Court, or a Judge in Chambers, may pass an order for the discharge of the debts and the liabilities of the firm, the realisation or distribution of the assets of the firm, the payment of any balance due from any partner and the payment of the costs of the suit, or for any of the purposes aforesaid (Forms Nos. 85 and 87); and may, after the said debts and liabilities have been discharged or provided for, pass a final decree in the suit as in Forms Nos. 86 and 88.

10. If any party ordered to make any payment or to do any other act, fails to comply with the order of the Court, any other party may apply that he may be compelled for contempt of Court, or that a receiver may be appointed to collect and realise the assets of the firm, and for an injunction to restrain the party in default from retaining, or parting, or dealing in any manner with the said assets (Form No. 89).

11. This order shall apply, so far as may be, to a suit for an account against an agent, or other person liable to render an account.

ORDER XXX.

PARTITION SUITS.

1. All persons entitled to share in the property of an undivided family, or to maintenance, or residence, or to an allowance in respect of earnings, shall be joined as parties to a suit for partition of the joint property. (Rules of Court, Form No. 102.)

2. The plaintiff shall specify the several members of the undivided family, and their relationship, and the shares to which they are respectively entitled, or the allowances or residences which it is proposed to allot to them respectively; and unless a general account is prayed for, the particular items of joint property of which division is sought, the incumbrances, charges, and outgoings, if any, in which the same are subject, and the net value of each item; and shall also state whether any debts or liabilities of the family are outstanding or unascertained. If it is alleged that any co-owner has alienated any portion of the joint property, or has interest therein, for other than family purposes, or his own interest, the plaintiff shall be made a party to the suit, and the plaintiff shall set out the particulars of the alleged alienation.

3. If, upon the application of any party, to be made by Judge's summons, it appears to the Court that only the amount of the property to be divided, or of the debts or liabilities of the family, is in dispute, it may at once pass an order directing the taking of the necessary accounts. (Form No. 95.)

4. At the hearing of the suit the Court shall determine who are the members of the undivided family interested in the joint property, and their respective shares and interests therein; whether there are any outstanding debts and liabilities of the family—and, if any allegation has been made in this behalf, whether any party has alienated any portion of the family property for other than family purposes, or is liable to account to the family for any particular property in his possession, or in any other manner. No such question as aforesaid shall be referred to or dealt with by a Commissioner appointed to take an account or divide any property, and if any such question arises before him, he shall reserve the same for the determination of the Court.

5. If it appears to the Court that there are outstanding debts or liabilities of the family, and that the same cannot now be ascertained, the Court may direct an account to be taken thereof, and may, in its discretion, direct notice to be given to all persons having claims against the family, or its property by advertisement in the newspapers or otherwise, to bring their claims into Court before a fixed day.

6. If it is necessary to take an account, the Court may pass an interim decree specifying the several accounts to be taken, and the further hearing of the suit may be adjourned into Chambers or may direct such accounts to be taken before the Official Referee or by a Commissioner.

7. If any debts or liabilities of the family, other than incumbrances, charges, or outgoings, on or out of immovable property, are outstanding, the same shall, unless the Court otherwise directs, be ascertained, and as far as practicable discharged or provided for, before any order or decree is made for the division or distribution of the joint property.

8. If there are any outstandings due to the family, unless the same are accepted by any party in satisfaction or part satisfaction of his share they shall unless the Court otherwise directs, be collected and brought into Court, by means of the appointment of a receiver or otherwise, before any order or decree is made for the division or distribution of the joint property.

9. If, under the Partition Act, 1893, or otherwise, the sale of any property by public auction is ordered, the Court shall determine by whom the same is to be conducted, and an order for sale shall be made, and the subsequent proceedings shall be

conducted, in manner prescribed by Order XXIII of these rules so far as the same may be applicable. Provided that Order XXIII, rule 8 of these rules, shall not apply to the said sale and the Court may grant leave to any party, including the party having the conduct of the sale, to bid for and purchase the property, or any part thereof, on such terms as the Court thinks fit.

If the sale is to be made free from incumbrances the party having the conduct of the sale shall, together with the certificate of incumbrances in Order XXIII, rule 4 of these rules mentioned, bring into Court the written consent of the incumbrancers, verified by affidavit; or, any party may apply, at the hearing, or by summons in Chambers, that the sale may be made under section 67 of the Transfer of Property Act, 1932. If notice of the application is ordered, the applicant shall within two days, or such other period as may be fixed by the Court, bring into Court two copies of a notice to such incumbrancer, or other person, to whose notice is directed to be given, in Form No. 99; and the provisions of these rules with respect to issue and service of summons to a defendant shall apply to the said notice.

10. At the final hearing of the suit, the Court shall determine of what the joint property consists, and the manner in which the same is to be divided, and the amount of the allowances, and the residences, to be allotted to any person entitled to an allowance for marriage, or maintenance, or residence, and the manner in which the same are to be paid and secured.

11. The final decree shall in all cases specify the several portions of the family property assigned to the several parties as their respective shares. [For forms of decrees and orders—see Forms Nos. 93 to 98.]

The decree in partition suits relating to immovable property shall be engraved on revenue stamp paper as provided by article 45, Schedule II of Act II of 1890, or amended by article 28 of Schedule I of Madras Act VI of 1922.

ORDER XXII.

GUARDIAN AND WARD.

1. All proceedings under the Guardians and Wards Act, 1890, in this order called 'the said Act,' shall be entitled in the matter of the minor, as in Form No. 101.

Appointment of Guardian.

2. An application by any person, other than the Collector, for the appointment of a guardian, or for a declaration that a person is the guardian of a minor, shall be by original petition.

3. The application shall, in addition to the particulars required by section 10 of the said Act, state whether the minor is entitled to any property absolutely, or subject to the rights or interests of any other person, and whether any property is subject to any, and what, encumbrance; and shall specify all persons of the same degree of relationship as, or of nearer degree than, the proposed guardian, and where a female is proposed as guardian, the nearest male relation of the minor.

4. Where the father of the minor is living, and is not proposed as guardian, the application shall also state any facts relied on as showing that he is unfit to act as guardian of the minor, or that he consents to the application.

5. Where it is proposed to deal with any property of the minor in manner mentioned in section 29 of the said Act, the grounds of the application, and the relief prayed, shall be stated shortly in the original petition, and it shall not be necessary to present a separate petition or application.

6. The declaration of the willingness of the proposed guardian to act shall be in Form No. 103, and may be written at the foot of, or annexed to, or exhibited with, the petition.

7. Notice of the application shall be in Form No. 104 and shall be issued and served in manner prescribed for summonses to

a defendant and shall be served on each person or persons as the Master or Registrar shall direct. The Master or Registrar may also direct the petitioner to publish the notice in such newspaper or newspapers as he thinks fit, and shall direct such publication in any case in which the petitioner is the Collector, or a rat a relation of the minor.

As soon as the service of the notice directed by the Master or Registrar has been proved the petition shall be posted before the Court for hearing.

8. Unless the Court otherwise orders, a person appointed, or declared to be, guardian of the property of the minor, shall give security in the hand of himself and two or more trustees or in the hand of a guarantee Society duly approved by the Full Court, for twice the amount or value of the movable property, and of the annual rents, profits, or other income of the movable and immovable property, to be received or accounted for by the guardian; and shall furnish the statement of the property and debts mentioned in sub-section (b) of section 26 of the said Act, and shall pay his accounts once in every year.

If the Court thinks fit to appoint a guardian without giving security, unless otherwise ordered, the order shall direct that an undertaking shall be given by the guardian, to furnish the statement above mentioned and to keep a full and correct account of all moneys and property of the minor, received or expended by the guardian on his behalf, and to file and prove the same in Court, whenever so required.

9. At the hearing, the Court may determine the amount to be allowed for the maintenance and education of the minor, and the amount, if any, to be allowed to the guardian as his remuneration, and may also give any special directions as to the powers to be exercised by the guardian.

10. If any person is entitled to maintenance out of the property, or to reside in any house, of the minor, the Court may fix the amount to be paid to such person for maintenance, or in respect of maintenance and residence, or give such directions with respect thereto as it thinks fit.

Interlocutory applications.

11. Every application under the said Act subsequent to the determination of the original petition under which a guardian of the minor was appointed, or declared by the Court, shall be by Master's or Registrar's summons in Chambers, entitled in the said petition or if the application is one which is required to be dealt with by a Judge in person, by Judge's summons.

Unless the Court or the Master or Registrar otherwise orders, or unless the written consent of the parties is filed in Court, notice of the application shall be given to every party to the original petition, and to such other persons interested in the person or property of the minor as the Court or the Master or Registrar directs.

Applications to deal with immovable property of a minor.

12. An application for leave to deal with immovable property of a minor by way of sale, mortgage, lease or otherwise, shall state, concisely the substance of the order prayed for; and shall be supported by the affidavit of some disinterested and independent person, stating what, in his opinion, is the value of the property proposed to be dealt with, and the best manner of disposing thereof in the interests of the minor, and also by the affidavit of some person, acquainted with the circumstances of the minor showing the necessity or advantage of the said disposition.

13. If leave to sell is granted, the sale shall, unless the Court otherwise orders, be made by public auction with the sanction of the Court; and the sale shall be conducted in manner prescribed by Order XVIII of these rules.

14. If a particular sale or other disposition of property is authorized, and unless the Court otherwise orders, the proceeds

realized by such sale or disposition shall be paid into Court, and the deed of assignment or other document required to carry out the transaction shall be brought into Court, and shall be settled and approved by the Master or Registrar.

Discharge or removal of Guardian.

15. An application for the discharge or removal of a guardian appointed or declared by the Court shall be made by summons in Chambers; in the case of a guardian appointed by will, or other instrument, it shall be made by original petition. Except where the minor has attained his full age, the application shall also pray for the appointment of a guardian in place of the guardian to be discharged or removed.

16. Unless the Court otherwise orders, a guardian shall not be discharged from his liabilities until he has filed and paid his accounts, and has paid into Court any balance which may be found to be due from him, and, except where the minor has attained his full age, notice of the application shall be given to all parties to the original petition and to all persons interested in the property of the minor and to such other persons or persons as the Master or Registrar shall direct.

Preservation and Inspection of Accounts.

17. All persons, to whom notice of the original petition for the appointment or declaration of a guardian was served, may, at any time during the minority of the minor, and without obtaining an order of the Court for this purpose, inspect and take copies of the said statement and accounts; and any person interested in the person or property of the minor, may at any time apply to the Master or Registrar by summons in Chambers, supported by an affidavit showing the nature of his interest, and the purpose for which the access is required, for leave to inspect and take copies of the said statement and accounts.

Payment into Court and Investment.

18. Unless the Court otherwise orders, and excepting any moneys or securities directed by the Court to be paid or retained by a guardian for a specific purpose, all moneys and securities for money belonging to his ward received by, or in the possession or control of, a guardian shall, after deducting any costs, charges and expenses of the guardian properly incurred be paid into Court to the credit of the original petition under which the guardian was appointed or declared.

19. Moneys belonging to wards shall, unless otherwise ordered, be invested in the securities specified in Appendix IV to these rules.

Allowance to Guardians.

20. An allowance may be granted to a guardian in respect of any special work or service to be performed by him, other than work or service in connection with the custody or care of the person, or the general control and management of the property of the minor, and shall not exceed in amount the remuneration usually paid for the said work or service; and, except as aforesaid, no remuneration shall be allowed to a guardian.

Costs.

21. The costs of any application with respect to the person or property of a minor may, if the application is for his benefit, be ordered to be paid out of the income of his property, or if that is insufficient out of capital money, or moneys realized by a sale or mortgage of any property of the minor authorized by the Court for this purpose.

22. The rules in this order shall as far as possible apply to all proceedings in respect of the persons and estates of infants.

ORDER XXXIII.

RULES UNDER THE INFANTS' REMEDY ACT IV OF 1912.

1. Every application under section 38 of the Act shall be made to the Court by a verified petition stating—

(a) the age of the alleged lunatic, his position in life and residence, and where he has his domicile,

(b) the nature of his tenancy, and the time during which it is alleged to have been of unusual need,

(c) the persons who are his religious and their residences,

(d) the name of the person proposed as guardian of his person or manager of his property,

(e) the nature of his property and the income thereof, and shall be supported by the duly verified certificates of at least two medical practitioners and an affidavit of fitness of proposed guardian or manager.

2. All other applications under the Act and all applications in pending matters shall be by Master's summons in all cases of procedure or ministerial acts and by Judge's summons in other cases.

3. The notice to be issued under section 4b of the Act shall be by service of a copy of the order upon the alleged lunatic and the other persons to be therein named, to whom, in the opinion of the Court, notice should be given.

4. Every manager appointed of the property of a lunatic shall, unless otherwise ordered, give security in such sum as the Court shall direct and shall file his accounts half yearly.

5. The provisions of Order XXXII of these rules shall mutatis mutandis apply to proceedings under this Act.

6. The rules in this order shall, as far as possible, apply to all proceedings in respect of the persons and estates of idiots and lunatics.

ORDER XXXIV.

TESTAMENTARY AND ADMINISTRATIVE MATTERS.

1. Non-contentious business shall include the business of obtaining probate and administration (with or without the will annexed, and whether general, special or limited) where there is no contention as to the right thereto, including the passing of probates and administrations through the Court in contentious cases when the contest is terminated, and all *ex parte* business to be taken in the Court in matters of testacy and intestacy, not being proceedings in any suit, and also the business of lodging claims against the grant of probate or administration.

2. Application for probate or letters of administration to the Registrar shall be made either through a pleader of the Court, or in person.

3. The word "Will" in this Order includes a "Codicil".

4. Application for probate shall be made by petition with the will annexed, accompanied, if the will is not in English, with an official translation thereof in English; such application shall be in Form No. 308, or as near thereto as the circumstances of the case may permit, and shall be accompanied by—

(a) A Vakalat or appointment signed by the petitioner, unless the applicant appears in person,

(b) Affidavit of one of the attesting witnesses, if practicable, to be entered on the petition when possible, or in Form No. 109,

(c) A notice to the Secretary of the Board of Revenue in Form No. 110 signed by the applicant or his pleader, and

(d) (Except in the case of applications made by the Administrator-General of Madras) the affidavit of assets prescribed by section 49 (1) of the Court Fees Act, 1870, as amended by Act V of 1902 and a copy of such affidavit.

The notice shall as soon as the petition is admitted be signed by the Registrar, and sent by him to the Secretary to the Board of Revenue. The copy of the affidavit of assets shall be sent by the Registrar to the Tahsildar of Madras.

The affidavit of assets shall, in addition to the particulars given in Annexures A and B of the Court Fees Act, give as far as possible, particulars of the Survey or Patta numbers of all lands, and

shall include the rents of all lands or houses that have accrued since the date of the death of the deceased, and of the debts with the names of the creditors and the dates of debts.

5. Every application for letters of administration or for letters of administration with will annexed shall be made by petition in form No. 111 or No. 112, or as near thereto as the circumstances of the case may permit, and shall be accompanied with the annexures (a), (c) and (d) or (a), (b), (c) and (d) mentioned in the last preceding rule.

6. Every application made by the Administrator-General of Madras for probate or letters of administration in respect of property of a deceased British subject situated within the Mysore State, shall, in addition to the notice to the Secretary to the Board of Revenue, be accompanied by a notice in form No. 110 addressed to the Secretary to the Government of Mysore, General and Revenue Departments. The Registrar shall as soon as the petition is admitted sign the notice and forward it to the Secretary.

7. Application for probate of a testator or privileged will and applications by persons claiming to be executors according to the terms and applications under section 244 of the Indian Succession Act, 1885, shall whenever the Registrar may think fit, be referred for disposal to the Court.

8. In any case where probate or administration is for the first time applied for after the lapse of three years from the death of the deceased, the reason of the delay shall be explained in the petition.

9. If a will has been deposited with a Registrar of Assurances an affidavit shall be filed stating the facts, and that the applicant intends to apply for a grant of probate of the will, or of letters of administration with the will annexed and paying that an order or citation may be issued to the said Registrar to produce the will; and, thereupon, the Registrar may, by endorsement on the affidavit, direct an order, subpoena or citation to issue accordingly.

10. Upon the production of the will under the above rule, the petitioner and the verifying witness shall attend at the Court-house with the petition, and the will shall be annexed or exhibited therein. Provided that, if the petitioner, or the verifying witness is unable to attend, the said affidavit shall state the reason of such inability; and, thereupon, the Registrar may give such directions with respect to the verification or proof of the will as he thinks fit.

11. The petition for probate or letters of administration shall be subscribed by the petitioner and his pleader (if any), and shall be verified by the petitioner in the manner set out in the forms.

12. If a petition for probate, or for letters of administration with the will annexed, is not verified by one of the witnesses of the will, the reason why such verification is not practicable shall be stated in the petition, or proved by affidavit.

13. All grants for probate or letters of administration, with or without the will annexed, other than grants under the Administrator-General's Act shall, unless otherwise ordered, be drawn by the Registrar with effect within the Presidency of Madras.

14. In all cases under the Indian Succession Act, in which it is sought to obtain a grant of probate or letters of administration (with or without the will annexed) to have effect throughout British India, such grant must be expressly asked for, and it must be further stated in the petition that, so far as the petitioner has been able to ascertain or is aware, there are no property and credits other than what are specified in the schedule attached to his affidavit or assets.

15. With every certificate to be sent to a High Court, under the provisions of section 274 of the Indian Succession Act, the Registrar shall send a copy of so much of the schedule of the property and credits of the deceased as relates to the estate within the jurisdiction of such Courts.

15. In all applications by a creditor for letters of administration it shall be stated particularly how the debt arose.

No grant of letters of administration, other than letters of administration *pro tempore*, shall issue to a creditor, or to a legatee other than a universal legatee, or to a friend of the deceased until either has first sworn to the Administrator-General of Madras.

17. When intermentations, oblations, masses or other religious services are in the will, a statement must, if possible, be made in the affidavit of the attesting witness whether they existed in the will before its execution or not.

18. If a will contains a reference to any deed, paper, manuscript, or other document of such a nature as to raise a question whether it ought not to form a constituent part of the will, such deed, paper, manuscript or other document should be produced, with a view to ascertain whether it is entitled to probate and if not produced, its non-production must be accounted for.

19. In cases in which it is not necessary that a will should be signed by the testator or attested by witnesses to constitute a valid testamentary disposition of the testator's property, the testator's intention that it should operate as his testamentary disposition must be clearly stated in the petition.

20. Any appearance of an attempted cancellation of a testamentary writing by burning, tearing, obliteration or otherwise, and every circumstance leading to a presumption of abandonment or revocation of such writing or part thereof must be accounted for.

21. If an affidavit by any of the attesting witnesses is procurable, an affidavit shall be procured (if possible) from some other person (if any) who may have been present at the execution of the will: but if no affidavit of any such person can be obtained, evidence on affidavit must be produced of that fact and of the handwritings of the deceased and attesting witnesses, and also of any circumstances which may raise a presumption in favour of the execution.

22. The Registrar shall not grant probate of the will or administration with the will annexed of one blind or obviously illiterate or ignorant person unless he has satisfied himself that the said will was read over to the testator before its execution, or that the testator had at such time knowledge of its contents.

23. Unless the Court otherwise orders, the bond prescribed by section 201 of the Indian Succession Act, 1925, shall be in the name of the Chief Justice, to come for the benefit of the Chief Justice of the High Court for the time being, in Form No. 137 or 139 with two or more sureties to be approved by the Registrar and shall be for an amount equal to the full value of the estate. Provided that, if the value is under Rs. 500, one surety only may be taken; and in case of limited or special grants, unless the Court otherwise orders, the amount of the bond shall be equal to double the value of the property to be administered.

The bond shall be signed before, and the affidavits of justification of the sureties shall be taken by the Registrar or other officer or commissioner appointed by the Court, and the grant shall not be issued until the same are filed in Court.

24. Unless the Court otherwise orders, notice of an application for letters of administration shall be given in each of the following modes to the Master or Registrar direct:—

- (1) by affixing a copy of the notice to the notice board of the court;
- (2) by publication thereof in such language or languages as may be ordered twice, at an interval of seven days, in one or more of the principal newspapers published in the city of Madras, and also, if the deceased was resident elsewhere, and the Master or Registrar so direct, in one or more of the principal newspapers published in the district in which the deceased was resident at the time of his death;

- (4) by sending a copy thereof in a prepaid registered cover to such persons as the Master or Registrar directs.

An affidavit proving the said service and publication shall be filed by the petitioner.

25. Where administration is applied for by one or more of the next of kin only there being another or other next of kin equally entitled thereto, the Registrar may require proof by affidavit that notice of such application has been given to such other next of kin.

26. If the Court directs a citation to issue to any person, the same shall be taken out by the petitioner, and served, in manner provided by these rules for the issue and service of summonses to a defendant.

27. The fiat of the Judge in chambers, endorsed on the petition, shall be sufficient authority to the Registrar to issue the probate or letters of administration, and it shall not be necessary to draw up the order.

28. A bond from a Guarantee Society, duly approved by the Full Court in Form No. 113, may be accepted in lieu of the bond from two sureties.

29. Where such a Guarantee Society is represented by Agents, the document or documents authorizing the latter to act on behalf of the Society shall, in the first instance, be submitted in and approved of by the Full Court, and the person actually executing the bond shall, in each case, file an affidavit showing his authority to sign.

30. Every such Society shall, each year, file with the Registrar a copy of the Society's annual balance sheet duly audited, which copy shall be verified by the affidavit of the Agent or principal officer and be submitted by the Registrar to the Full Court.

31. An application for the assignment of the bond may be made by Master's summons in chambers.

32. Limited administrations are not given or admitted to be granted except by order of the Judge unless every person entitled to the general grant has consented or renounced or has been cited and failed to appear.

33. Except by order of the Judge, no person entitled to a general grant of administration of the property of the deceased will be permitted to take a limited grant.

34. An application for administration or administration with the will annexed may be made by a constituted attorney of a person residing out of the province, provided that such constituted attorney resides within the province and that such application is made through a pleader of the Court.

35. Unless a power-of-attorney constituting such attorney can, under section 80 of the Indian Evidence Act, 1872, be proved to have been executed and authenticated as in the said section mentioned, the Registrar may require further proof of its due execution.

36. Whenever the Court, under section 254 of the Indian Succession Act, appoints an administrator, other than the person who would have been entitled to the grant, the same is to be made publicly to appear in the letters of administration and in the administration bond.

37. The Registrar may, in cases where he deems it necessary, require proof in addition to the oath of the executor or administrator of the identity of the deceased or of the party applying for the grant.

38. Every will, a copy of a will, or other testamentary paper to which an executor or administrator with the will annexed is sworn or affirmed shall be sworn by the person before whom he is sworn or affirmed.

39. No person, who renounces probate of a will or letters of administration of the property of a deceased person in one character, shall, without the leave of the Judge, take out representation to the same deceased in another character.

40. An application under section 10 or 11 of the Administrator-General's Act (Act III of 1914) or either of these shall be made to the Court by notice of motion and shall be treated as if it were an original petition.

41. Subject to the provisions of sections 22 and 23 of the Administrator-General's Act (Act III of 1914), these rules shall apply to all proceedings under the said Act.

42. If a petitioner for a grant of probate or letters of administration, for three months from the admission of the petition, neglects to proceed with the petition, or for three months of the date of the order for grant neglects to give the required security or otherwise to proceed with the application, or is taken out the grant, the Registrar shall give notice in writing of his default to the Administrator-General, who may then apply by Master's or Registrar's summons for an order that the petition may be dismissed, and that he may be at liberty to apply for a grant of letters of administration. Notice of the application shall be served upon the petitioner and less than five clear days before the return-day.

If no further steps are taken in the matter the petition may be posted before the Master for dismissal and the Master may thereupon make such order as he thinks fit.

43. In case of doubt or difficulty in any non-contentious matter, the Registrar may obtain the direction of the Judge, or call upon the petitioner to move the Judge for directions when an application is on the file.

44. The inventory prescribed by section 347 of the Indian Succession Act, 1925, shall be in Form No. 120 and shall be verified by the affidavit of the executor or administrator. It shall be headed with the name-title of the testator, and shall set out under the several heads contained in the said form, a detailed description of the property, credits, and effects, of the deceased; and, if the deceased did not possess property falling under a particular head, it shall be so stated in each case.

45. The account prescribed by the said section shall be in the form of a debtor and creditor account; all moneys and other property received by the executor or administrator being placed on the debit side, and all disbursements made by him being placed on the credit side, and a balance shall be struck. The account shall be headed with the name-title of the testator, and shall be verified by the affidavit of the executor or administrator and shall be passed by the Registrar.

46. An application by an executor or administrator for further time to file an inventory or account, or by a person interested in the estate of the deceased, for leave to inspect the same, or that the executor or administrator may be directed to file the same, shall, be made by Master's or Registrar's summons in chambers, entered in the petition under which the grant of probate or letters of administration was made, and shall be supported by affidavit stating the cause of the delay in filing the same, or the interest of the applicant, as the case may be.

47. An application to amend a grant of probate or letters of administration, so as to extend its effect throughout British India, shall be made by Master's or Registrar's summons; provided that the said summons shall be entered in the original petition under which the said grant was made.

48. Where an executor or administrator has given notice to creditors and others in the form contained in Form No. 121 such notice shall be deemed to satisfy the requirements of sections 347 and 349 of the Indian Succession Act, 1925.

Contentious proceedings.

49. A caveat, in addition to the particulars prescribed by section 284 (4), Schedule V of the Indian Succession Act, 1925, shall state the name, place of abode, description, occupation and the address for service of the caveator. Such address for service

must be within 2 miles of the Court house, and shall hold good in interlocutory proceedings, throughout the appellate stages, and for one year after final decision.

50. Within eight days of the filing of the caveat an affidavit in support of the caveat shall be filed by the caveator stating the right and interest of the caveator, and the reasons for filing the caveat. No such affidavit shall be filed after the expiration of the said eight days without the order of the Master or of a Judge in Chambers.

51. In a probate suit the party opposing a will may, with his affidavit, give notice to the party setting up the will that he merely insists upon the will being proved in solemn form of law, and only intends to cross-examine the witnesses produced in support of the will, and he shall thereupon be at liberty to do so, and shall not, in any event, be liable to pay the costs of the other side, unless the Court shall be of opinion that there was no reasonable ground for opposing the will.

52. When a caveat against the grant of probate or letters of administration is filed, the Registrar shall give notice thereof, in Form No. 122, to the petitioner, by leaving the same at, or by sending the same by post, in a prepaid cover directed to, the address for service of the petitioner. The petition and caveat shall then be numbered and registered as a suit, in which the petitioner shall be the plaintiff, and the caveator shall be the defendant.

53. If a petitioner for probate, or letters of administration with the will annexed, desires to prove the will in solemn form, he shall make the next of kin, or other persons interested, respondents to the petition, which shall thereupon be numbered and registered as a suit, in which the petitioner shall be the plaintiff, and the person made respondent shall be the defendant.

54. If a person to whom a grant of probate or letters of administration has been made, desires to have the same revoked he shall file a petition setting out the grounds thereof, and the same shall be posted before the Master in Chambers, who may at once hear and determine the same, or may direct evidence to be given in support of the averments therein, or may order citation to issue to any person. If citation is ordered to issue, the petition shall be numbered and registered as a suit in which the petitioner shall be the plaintiff, and the person cited shall be the defendant.

55. Within fourteen days from the date on which the cause is registered as a suit, the petitioner shall take out a citation to the defendant, and shall deliver the same to the Sheriff, or apply to the Registrar for the transmission thereof for service, in manner prescribed in the case of summons to a defendant in an ordinary civil suit. The Registrar shall endorse in the margin of the citation the dates of issue, and of the registration of the case as a suit; and the provisions of Order IV, Rule 4 of those rules, inclusive, shall apply in the same manner as if the petition was a plaint filed on the last mentioned date.

56. Unless the Court otherwise orders, a citation issued in pursuance of Rule 52, 53, or 54 herein mentioned shall be served not less than twenty-one days before the day appointed for the hearing; and if defendant intends to defend the suit, he shall file his written statement not less than fourteen days before the said day.

57. If, subsequent to the grant of probate or letters of administration with the will annexed any person interested in the property of the testator, other than the grantee, desires that the will may be proved in solemn form, or that the said grant may be revoked, he shall file an affidavit setting forth the grounds thereof, and applying for the issue of a citation to the grantee. The Registrar shall appoint a day for the hearing of the petition, and shall issue a citation, in Form No. 123 or 124; and the petition for probate, or letters of administration with the will annexed, shall be registered and numbered as a suit, in which the petitioner shall be

the plaintiff, and the person issuing the said citation shall be the defendant. The case shall be posted for first hearing on the day so appointed, and the petition and the said affidavit shall be taken on the plaint, and the written statement of the defendant, respectively.

57. If the Court directs that a grant of probate or letters of administration is to be made to a party, and, unless the Court otherwise orders, the petition shall be referred to the Registrar, to be disposed of in accordance with the rules relating to non-contentious proceedings.

58. If costs are awarded to the petitioner, unless the Court otherwise orders, the taxing officer shall allow only such costs as have been assessed by reason of the proceedings having become contentious.

59. A citation to a person to bring in and deposit in the registry probate or letters of administration, or an alleged will or codicil or other testamentary document, shall appoint a day certain before which the same is to be brought in; and, if the person cited alleges that he is unable to comply with the citation, he shall before the said day, file in Court an affidavit of the truth of his alleged inability, and give notice thereof to the person issuing the citation. In case of default, or if the Court considers the said affidavit to be insufficient, the person cited shall be considered in contempt of Court; and any party to the proceedings may apply that the person cited may be ordered to attend for the purpose of being cross-examined on his affidavit, or that he may be committed for contempt.

60. Subject to the foregoing rules the provisions of these rules, with respect to civil suits and matters, shall apply, so far as may be, to all proceedings in testamentary suits and matters.

61. In cases not provided for by this Order, or by the rules of procedure laid down in the Indian Succession Act, or by the Civil Procedure Code, the practice and procedure of the Probate Division of the High Court of Justice in England shall be followed so far as they are applicable and not inconsistent with this Order and the said Acts.

62. The Registrar shall have full power to administer oaths or solemn affirmations and to take affidavits in all matters relating to the business of the Court in its testamentary and intestate jurisdictions, to issue subpoenas to bring in and lodge testamentary papers and generally to exercise such of the powers in non-contentious matters conferred by the Indian Succession Act or the District Judge as he sees fit to exercise.

ORDER XXXV.

MATRIMONIAL SUITS.

1. Every proceeding under the Indian Divorce Act, which is thereby required to be made by petition, other than a proceeding in a pending petition, shall be by an original petition entitled in the matter of the said Act.

2. An original petition shall state whether the parties are domiciled in India at the commencement of the proceedings and shall be presented to the Registrar, who shall if the same is admitted, endorse thereon a day certain for the first hearing.

3. The summons to the respondent shall be in Form No. 12 c, and shall require the respondent to file in Court a written statement, not less than three days before the day so appointed. The summons shall be accompanied by a copy of the petition; and the provisions of the Code and of these rules relating to issue of summons and service thereof, and of a copy of the plaint on a defendant, shall apply thereto.

4. Unless otherwise ordered, an original petition shall be served not less than fourteen clear days before the day appointed for the first hearing; and on the said day, the Registrar shall post the case in the defendant's book for hearing.

Interlocutory applications

5. An application in a pending original petition, which is required by the said Act to be by petition, shall be entitled to the said original petition and shall state the section of the Act under which it is presented. The petition and a copy thereof for service shall be presented to the Registrar, who shall, if the same is admitted, endorse the date appointed for the hearing on the petition and copy. Service shall be effected by serving the copy so endorsed, in manner prescribed for service of a summons in chambers, not less than five clear days before the day appointed for the hearing.

6. The Registrar shall, unless the application is one that may be made to the Master, post the same before the Judge in Chambers, on the day so appointed, or if there is no Judge then sitting, on the next Chamber day thereafter.

7. The following applications shall be made by notice of motion and unless the Court otherwise orders, notice thereof, and of any affidavits to be used in support thereof, shall be served not less than five clear days before the return-day:—

- (1) for leave to show cause why a decree nisi should not be made absolute;
- (2) to discharge or vary a protection-order made under section 23 of the said Act;
- (3) to discharge or modify an order for permanent alimony;
- (4) to appoint a new trustee in respect of permanent alimony;
- (5) for the settlement of any property or damages, if not made at the hearing of the suit.

8. Except as provided by the said Act, or by these rules, an application in any pending proceeding, under the said Act, may be made by summons in Chambers.

9. Unless the Court otherwise orders, any facts required to be proved upon an interlocutory application, shall be proved by affidavit.

Decree nisi

10. Unless otherwise ordered, a decree nisi shall direct that the further hearing of the suit be adjourned to a day certain, not less than six nor more than nine months from the date thereof. On the adjourned day, the case shall be proved for hearing, and if the petitioner does not appear and move for the decree to be made absolute, the Court may dismiss the suit, or make such order as it thinks fit.

11. Subject to the foregoing rules, and so far as the same are consistent with the Code, the provisions of these rules with respect to civil suits and matters shall apply to all proceedings under the said Act.

12. Under the authority conferred by section 54 of the *Paris Marriage and Divorce Act, 1905*, it is hereby ordered that the Rules of the High Court, 1917, shall apply to all suits under the said Act whether now pending or hereafter to be instituted in the *Paris Chief Matrimonial Court of Madras*.

ORDER XXXVI

RULES FOR REGulating THE PROCEEDINGS AND PRACTICE IN CASES BROUGHT UNDER THE HIGH COURT OF JUDICATURE AT MADRAS UNDER THE COLONIAL COURTS OF APPEAL ACT, 1890.

1. In the construction of these rules the following terms shall (if not inconsistent with the context or subject matter) have the respective meanings hereinafter assigned to them, that is to say:—

"The Court" shall mean the High Court of Judicature at Madras.

"Judge" shall mean a Judge of the said Court.

"Registrar" shall mean the Registrar of the said Court, or its Original Side, or other officer authorized to perform the duties of such Registrar.

"Registry" shall mean the office of the Registrar.

"Sheriff" shall mean the Sheriff or Deputy Sheriff of Madras or other officer who may be appointed to execute the process of the said Court.

"Attorney" shall mean any Attorney or Vakil entitled to practice in the said Court, or the party himself if conducting his suit in person.

"Suit" shall mean any suit, action, or other proceedings instituted in the said Court in its jurisdiction under the Colonial Courts of Adjudication Act.

"Affidavit" shall, in addition to its ordinary meaning, include a statement in writing on solemn affirmation whenever by law a person may make a solemn affirmation instead of an oath.

2. These rules shall, if previously approved by His Majesty in Council, come into operation on a day to be fixed by the Court and shall apply to all suits instituted on and after that day.

3. A suit shall be instituted by a plaint drawn up, subscribed and verified according to the provisions of the Code of Civil Procedure, save that if the suit is *in rem* the defendant may (subject to such variation as the circumstances may require) be described as "the owners and parties interested in" the vessel or other property proceeded against instead of by name.

4. In suits *in rem* a warrant for the arrest of property may be issued at the instance either of the plaintiff or of the defendant at any time after the suit has been instituted, but no warrant of arrest shall be issued until an affidavit by the party or his agent has been filed, and the following particulars complied with:—

- (a) The affidavit shall state the name and description of the party at whose instance the warrant is to be issued, the nature of the claim or counter-claim, the name and nature of the property to be arrested, and that the claim or counter-claim has not been satisfied.
- (b) In a suit of wages or of proceeds, the affidavit shall state the national character of the vessel proceeded against; and if against a foreign vessel, that notice of the institution of the suit has been given to the Consul of the State in which the vessel belongs, if there be one resident in Madras, and a copy of the notice shall be annexed to the affidavit.
- (c) In a suit of bottomry the bottomry bond, and if in a foreign language also a material translation thereof, shall be produced for the inspection and perusal of the Registrar, and a copy of the bond, or of the translation thereof, certified to be correct shall be annexed to the affidavit.
- (d) In a suit of distribution of Salvage the affidavit shall state the amount of Salvage money awarded or agreed to be accepted, and the name, address and description of the party holding the same.

5. The Court or a Judge may in any case, if they or he think fit, allow the warrant to issue, although the affidavit in rule 4 mentioned may not contain all the required particulars, and in a suit of wages the Court or Judge may also waive the service of the notice, and in a suit of bottomry the production of the bond.

6. In suits *in rem* no service of writ or warrant shall be required when the attorney of the defendant makes sworn and undertakes in writing to appear and to give security or to pay money into Court in lieu of security.

7. An attorney not entering appearance or giving security or paying money into Court in lieu of security is a contemner of the Court and his written undertaking to do so shall be liable to attachment.

8. Every writ, warrant and process shall be served by the Sheriff or his bailiff. Every warrant shall be returned to the Registry within six days from the date thereof.

9. In suits in rem service of summons or warrant against ship, freight or cargo on board is to be effected by mailing or affixing the original writ or warrant for a short time on the main mast or on the single mast of the vessel and by taking off the process, leaving a true copy of it nailed or affixed in its place.

10. If the cargo has been landed or transhipped, service of the writ or warrant to arrest the cargo and freight shall be effected by placing the writ of summons or warrant for a short time on the cargo and by, on taking off the process, leaving a true copy upon it.

11. If the cargo be in the custody of a person who will not permit access to it, service of the writ or warrant may be made upon the custodian.

12. In a suit in rem any person not named in the writ may subscribe and appear as filing an affidavit stating that he is interested in the property under arrest or in the fund in the Registry.

13. After the expiration of 12 days from the return of a warrant if no appearance shall have been entered in the suit, the attorney for the plaintiff may cause the suit to be set down for hearing.

14. If when the suit comes before the Court, the Judge is satisfied that the plaintiff's claim is well founded, he may pronounce for the claim and may order the property to be sold with or without previous notice and the proceeds paid into the Registry or may make such order in the premises as he shall think just.

15. An attorney desiring to enter an appearance in any suit, shall file in the Registry a precipe, a copy of which shall have been previously served on the adverse attorney.

16. The precipe shall contain the name of the attorney and an address for service in Madras at which it shall be sufficient to have all instruments and documents in the suit.

17. Where security is to be given in the Registry, it shall be given according to the rules and practice of the Court as to security in the case of an attachment before judgment in an ordinary Civil suit.

18. Property arrested by warrant shall only be released under the authority of an instrument issued by the Registrar, to be called a "release".

19. An attorney at whose instance any property has been arrested may, before an appearance has been entered, obtain the release thereof by filing a precipe to withdraw the warrant.

20. An attorney may obtain the release of any property by paying into the Registry the sum in which the suit has been instituted.

21. Cargo arrested for the freight only, may be released by an order of a Judge in Chambers upon proof by affidavit of the value of the freight and by paying the amount of the freight into the Registry.

22. In a suit of salvage the value of the property under arrest shall be agreed to or proved by affidavit to the satisfaction of a Judge in Chambers before the property is released.

23. Where security shall have been given in the suit in which the suit has been instituted, or such sum shall have been paid into the Registry, and if the suit be one of salvage the value of the property arrested shall have been proved to the satisfaction

of a Judge in Chambers, an attorney shall be entitled to a release for the same, unless there be a Cavesat against the release thereof.

24. The release, when obtained, shall be left with a perceptor in the office of the Sheriff by the attorney, taking out the same, who shall also at the same time pay all costs, charges and expenses attending the care and custody of the property whilst under arrest, and the Sheriff shall thereupon release the property.

25. An attorney in a suit desiring to prevent the release of any property under arrest, shall file in the Registry a caveat, and thereupon a Cavesat against the release of the property shall be entered in the Register of Admiralty suits.

26. A party delaying the release of any property by the entry of a Cavesat shall be liable to be condemned in costs and damages, unless he shall show, to the satisfaction of the Court or a Judge, good and sufficient reason for having so done.

27. The party desiring to prevent the arrest of any property may cause a Cavesat against the issue of a warrant for the arrest thereof to be entered in the Registry.

28. For this purpose he shall cause to be filed in the Registry a notice, signed by himself or his attorney, undertaking to appear as appearance in any suit that may be instituted against the said property, and to give security in such suit in a sum not exceeding an amount to be stated in the notice, or to pay such sum into the Registry, and a Cavesat against the issue of a warrant for the arrest of the property shall thereupon be entered in the Register of Admiralty suits.

29. Before issuing a warrant for the arrest of the property, the Registrar shall ascertain whether or not any Cavesat has been entered against the issue of a warrant for the arrest thereof.

30. An attorney instituting a suit against any property in respect of which a Cavesat has been entered in the Register of Admiralty suits shall forthwith serve a copy of the plaint upon the party on whose behalf the Cavesat has been entered or upon his attorney.

31. Within three days from the service of a copy of the plaint the party on whose behalf the Cavesat has been entered shall, if the sum in which the suit has been instituted does not exceed the amount for which he has undertaken, give security in such sum or pay the same into the Registry, or if it exceeds that amount give security in the sum in which the suit has been instituted or pay the same into the Registry.

32. After the expiration of twelve days from the service of a copy of the plaint, if the party on whose behalf the Cavesat has been entered shall not have given security in such sum, or paid the same into the Registry, the plaintiff's attorney may proceed with the suit by default, and have it heard: Provided that the Court may, on good cause shown and on such terms as to payment of costs as it may impose, extend the time for giving security or paying the same into the Registry.

33. If when the suit comes before the Court it is satisfied that the claim is well founded, it may pronounce for the amount which appears to be due, and may enforce the payment thereof by order and attachment against the party on whose behalf the Cavesat has been entered, and by the arrest of the property if it then be or thereafter come within the jurisdiction of the Court.

34. The preceding rules shall not prevent an attorney from taking out a warrant for the arrest of any property, notwithstanding the entry of a Cavesat in the Register of Admiralty suits, but the party at whose instance any property in respect of which a Cavesat is entered shall be arrested, shall be liable to be condemned in costs and damages, unless he shall show, to the satisfaction of the Court, good and sufficient reason for having so done.

35. Every sale under the decree of the Court shall, unless the Judge otherwise orders, be made by the Sheriff in like manner as a sale of moveable property in execution of a decree in an ordinary Civil suit.

30. The Sheriff shall pay into Court the gross proceeds of sale of any property sold by him, and shall at the same time bring into the Registry the account of sale, with vouchers in support thereof, for taxation by the Taxing Officer of the Court, to whom the same shall be transmitted by the Registrar for that purpose.

31. Any person interested in the proceeds, may be heard before the Taxing Officer as to the taxation of the account of expenses and an objection to the taxation shall be heard in the same manner as an objection to the taxation of an attorney's bill of costs.

32. All money paid into Court shall be paid to the Registrar.

33. Money paid into Court shall not be paid out of Court, except in pursuance of an order of the Court or a Judge.

34. Security for latest demands shall not, unless the Judge shall otherwise order, be required on the payment of money out of Court.

35. An attorney desiring to prevent the payment of monies out of the Registry shall file a notice and thereupon a Cessant shall be entered in the Register of Adversely Affects.

36. Applications may be made either in Court or to a Judge in Chambers.

37. Forms of precepts required to be filed in the Registry or the Sheriff's office may be obtained on application in the Registry. They may be varied or altered by a Judge at his discretion.

38. Every precept shall be signed either by the party or by his attorney.

39. If a precept be not properly filed up, the Registrar or the Sheriff, at the same may be, may refuse to receive the same or to act thereon.

40. A Cessant, whether against the issue of a warrant, the release of property, or the payment of money, out of the Registry, shall not remain in force for more than six months from the day of the date thereof.

41. A Cessant may be withdrawn by the party on whose behalf it has been entered or by his attorney; but the precept to lead the withdrawal thereof shall, save by permission of the Registrar, be signed by the person who signed the precept to lead the entry of the Cessant.

42. Application may be made to the Court on motion or to a Judge in Chambers, by summons to over-rule any Cessant.

43. The fees of Court and the fees to be allowed to the attorneys shall be those set out in the tables of fees mentioned for proceedings under the Original Civil Jurisdiction of the High Court. The fees to be taken by the Sheriff shall be those set forth in the Schedule hereto.

44. The forms used in the Admiralty Division of the Supreme Court in England under the rules of the Supreme Court, in 1887, shall be followed so nearly as the circumstances of each case will allow.

45. Where no other provision is made by these rules proceedings in suits brought in the Court in the exercise of its jurisdiction under the Colonial Courts of Admiralty Act, 1890, shall be regulated by the rules and practice of the Court in suits brought in it in the exercise of its Ordinary Original Civil Jurisdiction.

Special summary procedure.

46. The parties to any suit may have the same dealt with, heard and determined in accordance with the following special rules upon filing in the Registry a consent signed by the parties or their attorneys duly authorized in that behalf in the form given below.

47. After such consent has been filed application may be made by any party to the Judge in Chambers to appoint a day for the hearing, and to give directions.

48. There shall be no pleading beyond a statement of claim verified by affidavit, but if there be a counter-claim notice thereof

shall be given in writing before such consent as aforesaid is signed.

55. List of documents shall be exchanged and mutual inspection of documents at or before a time appointed by the Judge on the hearing of the application as aforesaid.

56. At the hearing of the application aforesaid, notice is shall sufficiently appear from the statement of claim or otherwise in writing, the plaintiff shall specify the cause or causes of action in respect of which the suit is brought, and, if practicable, the amount actually claimed, and the defendant shall specify the grounds of defence on which he relies and is averse claims, the plaintiff and defendant respectively shall at the same time, or within such time as the Judge shall direct, state the value of their property and, if required, by affidavit. In the case of a counter-claim the cause or causes of action, and the claim therein and grounds of defence therein shall be similarly stated.

57. The Judge shall be at liberty to receive, call for, and act upon, such evidence, documentary or otherwise, whether legally admissible or not, as he may think fit.

58. If in any suit the sum awarded, or for which judgment is given, exceeds the sum, if any, tendered, the Judge may nevertheless exercise his discretion as to how and by whom the costs shall be borne.

59. There shall be no appeal from any order or judgment of the Judge except on a question of law, and then only by his leave.

60. In other respects the ordinary rules and practice shall apply so far as may be necessary. Notwithstanding anything in these special rules, the Judge may, if he thinks fit, make such orders as he might make under the ordinary rules and practice.

61. The foregoing rules shall apply to suits brought in the Court in the exercise of its Admiralty Jurisdiction in pursuance of all former rules.

Form of Consent to the application of the Summary Procedure.

IN THE HIGH COURT OF JUSTICE AT MADRAS.

(As a Colonial Court of Admiralty).

Between—

and

Plaintiff,

Defendant.

We the undersigned respectively hereby agree that the cause shall be dealt with, tried and determined according to the Summary Procedure

Dated this

day of

19

Plaintiff's Attorney

Defendant's Attorney

NOTE.—As the above-stated rules depart from the ordinary rules and practice it will be necessary for attorneys signing this consent to obtain their clients' authority to do so.

Schedule of fees and charges to be allowed to the Sheriff.

	Rs.	S.	P.
1 For serving every writ of summons (including Bailiff's charge for serving the same and making affidavit)	10	0	0
2 For every search of service of summons or other process	1	0	0
3 For every ordinary return	1	0	0
4 For every special return	2	0	0
5 For transmission when necessary per folio	2	0	0
6 For attending a trial in person or going up on the occasion of other business including Bailiff's charge for everything the same	20	0	0
7 For serving every notice and other judicial process specified in this schedule for and person served (including Bailiff's charge for serving same)	5	0	0
8 On the execution of any decree, order, summons, or other instrument not specially mentioned in this schedule	10	0	0
9 On attending, appearing, and answering appearance	15	0	0
10 On delivering up a ship or goods to a purchaser agreeable to the Court	15	0	0
11 On attending the delivery of ships or such as removed at a day of goods per day	20	0	0

19. On obtaining possession of a ship with or without cargo, or of a ship's cargo without a ship, to include the cost of a ship keeper, if required, per day. 6 8 0
20. If the Plaintiff or any of his solicitors is required to go a greater distance than five miles from his office to perform any of the above duties he shall be entitled to his reasonable expenses for travelling, board, and maintenance, in addition to the above fees.
21. On the sale of any vessel or goods sold pursuant to a decree or order of the Court or on money realized in execution for every Rs. 500 or fraction of Rs. 500 realized. 7 5 0
22. For release of a vessel, goods or profits from arrest. 5 0 0
23. For every certificate of seizure. 5 0 0
24. For every other certificate. 5 0 0

Form No. 3.

Writ in Remission or Remission Bona in Rem. (Rules 4 and 41)

Sub No. of 19

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Admiralty Jurisdiction.

and

Plaintiff

Defendant.

Comes V. by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defendant of the Faith; Emperor of India.

In the presence and parties concerned in the Ship or Vessel, part of for cargo and freight, etc., in the case may be,

19. On obtaining possession of a ship with or without cargo, or of a ship's cargo without a ship, to include the cost of a ship keeper, if required, per day. 6 8 0

20. If the Plaintiff or any of his solicitors is required to go a greater distance than five miles from his office to perform any of the above duties he shall be entitled to his reasonable expenses for travelling, board, and maintenance, in addition to the above fees.

21. On the sale of any vessel or goods sold pursuant to a decree or order of the Court or on money realized in execution for every Rs. 500 or fraction of Rs. 500 realized. 7 5 0

22. For release of a vessel, goods or profits from arrest. 5 0 0

23. For every certificate of seizure. 5 0 0

24. For every other certificate. 5 0 0

Witness the Chief Justice at Madras, the day of the year of our Lord one thousand nine hundred and

Attorney.

Now 1.—An appearance in person or through attorney is to be entered in the Registry, within the time limited, in default thereof, the writ will be liable to be heard *ex parte*.

Now 2.—The written statement called for must be filed within the time limited, the defendant failing to do so, the writ will be liable to be heard *ex parte*.

Now 3.—This writ must be returned in the High Court immediately after the return thereof, or, if not served, the time for the return thereof shall not have been extended on the day of

Now 4.—Should you apprehend your witnesses will not attend at their own sittings you may serve subpoenas from this Court to compel the attendance of any witness, and the production of any document which you have a right to call upon the witness to produce, as appearing to the Court at any time before the trial, and on payment to them of the fees and expenses provided for by the Rules of this Court.

Now 5.—If you submit the demand you should pay the money into Court with the rule of the writ to avoid sale of any property in respect of which the writ is issued or execution of the decree which may be made your person or property, or both.

Form No. 4.

Petition for Writ of Habeas Corpus (Rule 4)

Sub No. of 20

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Admiralty Jurisdiction.

and

Plaintiff.

Defendant.

Comes V. by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defendant of the Faith; Emperor of India.

I, _____, attorney for the (state whether plaintiff or defendant), pray a warrant to arrest (state name and nature of property).
 Dated this _____ day of _____ 19____
 (To be signed by the attorney.)

Form No. 3.

WARRANT OF ARREST ON AFFIDAVIT BY SEA. (Rule 4)

Said No. _____ of 19____

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Admiralty Jurisdiction.

George V., by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

To The Sheriff of Madras.

We hereby authorize you to arrest the Ship or Vessel _____ of the port of _____ (and the cargo and freight, etc., as the case may be) and to keep the same under safe arrest, until you shall receive further orders from us. Witness, etc.

Form No. 4.

PRINCIPLE FOR SERVICE BY THE SHERIFF OF ANY DOCUMENT IN REPLY, OTHER THAN A WARRANT. (Rule 5)

Said No. _____ of 19____

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Admiralty Jurisdiction.

George V., by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

I, _____, attorney for the (state whether plaintiff or defendant), pray that the (state nature of document) left herewith be duly executed.

Dated this _____ day of _____ 19____
 (To be signed by the attorney.)

Form No. 5.

PRINCIPLE FOR AFFIDAVIT. (Rule 15)

Said No. _____ of 19____

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Admiralty Jurisdiction.

George V., by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

Enter an appearance for _____ in this suit.

Dated this _____ day of _____ 19____

Attorney for the said defendant
 whose address for service is _____

Form No. 6.

PRINCIPLE FOR RETURN. (Rules 10 and 24)

Said No. _____ of 19____

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Admiralty Jurisdiction.

George V., by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

I, _____, attorney for the (state whether plaintiff or defendant) as a writ (state the nature of writ, executed on behalf of _____ against the (state name and nature of property), and under arrest by virtue of a warrant issued from the Registry, pray a return of the writ (and having been given, or the writ having been withdrawn by me before an appearance was entered therein, etc., as the case may be, and there being no return against the return thereof returning).

Dated this _____ day of _____ 19____
 (To be signed by the attorney.)

Form No. 7.

Petition (Rule 18)

Suit No. of 18

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Adversely Jurisdiction.

GEORGE V, by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

To the Sheriff,
Ditto: Whereas in a suit of _____ commenced in and
said High Court on behalf of _____ against _____
you to arrest the said _____ and to keep the same under rule arrest until
you should receive further orders from us. Now we do hereby command you
in witness the said _____ from the arrest effected by virtue of our warrant
in the said suit, upon payment being made to you of all costs, charges and
expenses attending the care and custody of the property which under arrest
is that said _____
Witness, etc.

Taken not by _____ on the _____ day of _____ 18 _____ the
_____ of _____ for duty and freight, air, or the
_____ may be returned from arrest pursuant to this instrument of release.

Form No. 8.

Petition for Capias Return (Rule 22.)

Suit No. of 18

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Adversely Jurisdiction.

GEORGE V, by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

I, _____ attorney for the plaintiff in this action, pray a capias
against the release of the plate the same and nature of the property
_____ day of _____ 18 _____
(To be signed by the attorney)

Form No. 9.

Petition for Capias Warrant (Rule 22.)

Suit No. of 18

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Adversely Jurisdiction.

GEORGE V, by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

I, _____ attorney for the plaintiff, hereby undertake to enter an
appearance in any suit that may be commenced in this Hon'ble Court
against (state name and nature of the property) and within three days
after I shall have been served with a copy of the plate in such suit be
paid full thereon a sum not exceeding (state amount) for which the under-
taking is given) or to pay such sum into the Registry. And I
promise that all instruments and other documents in such suit may be left
to me at _____
Taken the _____ day of _____ 18 _____
(To be signed by the attorney)

Form No. 10.

Petition for Capias Warrant for Plaintiff (Rule 25.)

Suit No. of 18

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Adversely Jurisdiction.

GEORGE V, by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

I (state name, address and description) hereby undertake within three
days after I shall have been served with a notice of my outstanding
liability in respect of which the defendant is entitled to arrest (state name
and nature of property) to give bail to answer such proceedings in a
suit not exceeding (state amount) for which the undertaking is given
except or to pay such sum into the Registry.
Taken the _____ day of _____ 18 _____
(To be signed by the attorney)

Form No. 11.

Petition to Withdraw Capias (Rule 47.)

Suit No. of 18

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Adversely Jurisdiction.

Plaintiff.
Defendant.

George V, by the Grace of God of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

1. _____, attorney for the State whether plaintiff or defendant, says that the current against (state name of current), entered by me on the day of _____ 19 on behalf of (state name) may be withdrawn.

Dated the _____ day of _____ 19____
(To be signed by the person by whom the Passport for the entry of the
recruit was issued.)

ORDER XXXVII

Secured. *Illinois*. Aug. 1893.

1. An application under Chapter VIII of the Specific Relief Act, 1887, shall be made by presenting a notice of motion, accompanied by the affidavit on section 46 of the said Act mentioned, to the Registrar, who shall appoint a day for the hearing. The application shall be entitled in the matter of the applicant, and of the Act or authority, if any, the purview of which it is sought to enforce, and of the Specific Relief Act, 1887, and shall set out the exact terms of the order sought.

2. On the day appointed, the motion shall be made in open Court before the Judge to whom chambers next is adjourned.

3. If a rule to show cause is granted, unless otherwise ordered, the same shall be made returnable not less than ten days from the date of the order. The rule shall be taken out by the applicant, and unless otherwise ordered, shall be sworn, in manner prescribed for jure and service of summons to a defendant, not less than five days before the return-day. Affidavits in reply shall be filed, and notice of the filing and copies of such affidavits thereof shall be given to the applicant, not later than one clear day before the return-day.

4 The Court may direct that any witness is to attend for cross-examination upon his affidavit, or that the evidence is to be taken orally and may direct that any person, other than the applicant, or the person against whom the order is sought, be served with notice of the examination.

5. Subject to the foregoing rules, the provisions of these rules with respect to civil suits and matters, shall apply, so far as may be, to all proceedings under the said Act.

ORDER XXXIII

PROCEEDINGS UNDER THE INDIAN ARBITRATION ACT, 1909.

1. All proceedings under the Indian Arbitration Act, 1909, shall be deemed to be the matter of the Act, and of the arbitration.

2. A special case shall formulate the question of law on which the opinion of the Court is required, and shall state, concisely, in consecutive numbered paragraphs, such facts, and refer shortly in such documents, as may be necessary to decide the said question, and shall be signed by the arbitrator or umpire. If it contains more than two folios, it shall be printed or type-written.

3. A special case shall be presented to the Registrar duly stamped, and shall be accompanied by the documents, or copies of the documents, therein referred to. The Registrar shall appoint a day for the hearing, and shall post the name before the Judge on that day. Not less than three days' notice of the day so appointed shall be given by the proctor. Since the special case is filed by the substitution, who shall, on demand in writing, and on payment of the usual charges, be entitled to a copy thereof.

4. The Judge shall determine which party has the right to begin; and subject thereto, the case shall be heard and determined in the same manner as a suit which is disposed of finally at the first hearing.

5. Unless the Judge otherwise expressly orders, an arbitrator or umpire shall not be allowed his cost of appearing at the hearing.

6 The person filing a special case, and every party to the arbitration shall be entitled, on payment of the usual copying charges, to a certified copy of the minutes of the Court thereon.

7. An arbitrator or umpire desirous of filing an award in Court shall present to the Registrar a request to file the same, duly stamped, together with the submission to arbitration, and the award, or a signed copy thereof. The said award or copies shall unless otherwise ordered, be signed by the arbitrator or umpire.

8. An application to set aside an award, or to remit an award to the reconsideration of an arbitrator or umpire, or to remove an arbitrator or umpire, shall be upon notice of motion; and, unless the Court otherwise orders, notice thereof shall be served, not less than two clear days before the return-day, upon all parties to the arbitration. Except where misconduct on the part of an arbitrator or umpire is alleged on a ground for setting aside an award, or for removing an arbitrator or umpire, or unless the Court otherwise orders, it shall not be necessary to serve notice of the application upon an arbitrator or umpire, and he shall not be allowed his costs of appearing thereon.

9. An application for execution of an award shall be made in manner prescribed for execution of a decree of the High Court.

10. If the sum awarded does not exceed two thousand rupees, and application is made to the Court for execution, and unless the Court otherwise orders, the Registrar shall endorse thereon an order for the transfer of the case to the Court of Small Causes, Madras, and shall transmit the record to the said Court.

11. Except as heretofore or otherwise provided, all applications under the said Act may be made by Master's or Registrar's summons in chambers; and all proceedings under the said Act shall, so far as practicable, be regulated by the provisions of these rules, with respect to civil suits and matters.

ORDER XXXII.

PRACTICERS OF THE COURT.

1. Every appointment of a pleader to make or do any appearance, application, or act, shall be in writing, and shall bear the date of execution, and shall be endorsed with the address for service of the pleader and the said endorsement shall be signed by him.

No pleader shall be allowed to appear, plead, or act, in any suit, appeal, or matter, until he has filed in Court an appointment in accordance with these rules. If the appointment is executed by an agent of the party, the pleader shall, if required, produce the power of attorney authorizing the agent to appoint him, and, if required, shall also file in Court a copy thereof with the appointment.

An appointment on behalf of a firm may be signed by any partner authorized thereto in the name of the firm.

2. The appointment of a pleader shall, unless otherwise provided therein, or unless the appointment ceases by reason of the death of the client, or the pleader, or is revoked under rule 3 of this order, continue in force in the suit or matter in all proceedings in the High Court, whether in execution of, or on appeal from, or otherwise in connection with, any decree or order which may be passed in the said suit or matter, or in any appeal or other proceedings in connection therewith.

3. The appointment of a pleader may be revoked by an order to be obtained upon Master's or Registrar's summons in chambers. Unless the consent of the client or pleader (as the case may be) is endorsed thereon, notice of the application shall be given to him.

4. Except when specially authorized by the Court, or by consent of the party, an advocate, attorney or agent who has advised in connection with the institution of a suit, appeal or other proceeding, or has drawn pleadings in connection with any such matter, or has during the progress of any such suit, appeal or other proceeding, acted for a party, shall not, unless he first gives the party for whom he has advised, drawn pleadings, or acted, an opportunity of engaging his services, appear in a such suit, appeal or other proceeding, or in an appeal or application for revision arising therefrom, or in any matter connected therewith, for any person whose interest is opposed to that of his former client.

Provided that the consent of the party shall be presumed if he engages another advocate, vakil or attorney to appear for him in such suit, appeal or other proceeding without offering an engagement to the advocate, attorney or vakil whose services were originally engaged by him or on his behalf.

6. A party, who has filed an appointment of a pleader, shall not be allowed, to appear before the Court, except in the absence of his pleader, or to make any application, or do any act, in person, so long as the appointment is in force.

7. An advocate may appear and plead upon all proceedings in Court or in chambers; provided that the taxing officer shall not, in between party and party, allow any fee in respect of his attendance at chambers, or at the first hearing of a suit, unless the Judge certifies that the case is a proper one for the attendance of an advocate.

An attorney may appear, plead and act upon all proceedings; provided that he shall not be allowed to appear or plead upon a hearing in Court.

A vakil may appear, plead and act upon all proceedings, whether in Court or in chambers.

7. Whenever the Advocate-General is a vakil of the High Court he shall, for the purposes of this order, be considered to be an Advocate in respect of suits and proceedings in which he appears in his capacity as Advocate-General on behalf of Government.

8. An appointment of a vakil shall not be filed in any suit, appeal, or matter in which the party granting it is represented by an attorney.

9. The pleader shall be responsible to the Registrar for all Court-fees payable in the suit, appeal, or matter, in which he is appointed. If any fee is not paid within seven days from the date becoming due, the Registrar shall stop the issue of all papers from his office to the pleader responsible therefore; provided that, in case of urgency, or for other sufficient cause, the Registrar may direct a particular paper to be issued to the pleader.

10. The Registrar shall, on application by an attorney or vakil, furnish him with a statement of any Court-fees payable by him and such statement shall, subject to correction within a reasonable time, prevent the attorney or vakil from all liability in respect of any Court-fees for which he is liable up to the date of such statement.

ORDER XL

OFFICES OF COURT.

1. The powers and authority which, under these rules, or the practice of the High Court, are exercisable by the Registrar of the High Court (except such as may from time to time be expressly excepted by the Chief Justice), may be exercised by a Deputy Registrar, or Assistant Registrar.

2. Where any duty is to be discharged under the Code, or these rules, or any other enactment, is a duty which has heretofore been discharged by any officer, such duty shall, unless and until otherwise ordered, continue to be discharged by the same officer, or by such other officer as the Chief Justice may by order direct, and where any new duty is to be discharged, the proper officer to discharge the same shall be such officer as the Chief Justice may from time to time direct.

3. All acts and orders by these rules directed or permitted to be done, or passed by, and the exercise of any discretion by these or any other rules given to, the Registrar, Master or taxing officer, shall be deemed to be judicial, non-judicial or quasi-judicial acts within the meaning of section 123 of the Code.

4. In addition to, and not by way of derogation of, all other powers conferred by these rules, the Registrar shall have the following powers:—

(1) to require any plaint, petition, application, memorandum of appeal, or other proceeding presented to the Court, or to the

Register, to be awarded in accordance with the procedure or practice of the Court; provided that the Registrar shall, when so required, refer the matter to the Court.

(2) to determine whether service of any notice, summons or other process, has been duly proved;

(3) to transmit any summons, notice, decree, or other process, for service or execution by any other Court, or authority;

(4) to sign and issue an order of dismissal of a suit or matter, in any case which under these rules stands dismissed for default of prosecution;

(5) to determine the proper sum to be tendered in a witness, according to the scale for the time being in force, and to endorse the same on the summons;

(6) to enter in a list, to be called the General List of Causes, all cases in which the defendant has filed a written statement, the cases entered at any one time being entered according to their respective serial numbers.

The said General List shall be divided into four classes—A, B, C and D.

Class A to comprise the following causes of action and suits:—

(i) Summary suits under Order VII in which leave to defend has been given.

(ii) Commercial causes under Order XV.

(iii) Suits for movable or money claims or damages for breach of contract or for tort.

(iv) Suits for dissolution of partnership or for the taking of partnership accounts.

(v) Suits for injunction.

(vi) Suits for specific relief.

Class B to comprise:—

(i) Suits for immovable property.

(ii) Suits relating to Hindu and Mohammedan Law of Inheritance, succession or joint family, adoption and the like.

(iii) Suits for declarations.

(iv) Mortgage suits.

(v) Suits relating to private trusts.

(vi) Administrative suits.

(vii) Suits for maintenance.

Class C to comprise: Matrimonial suits.

Class D to comprise: Testamentary suits.

In cases of doubt as to which class any suit should be entered in, the Registrar shall refer the matter to the Senior Judge sitting for the time being on the Original Side.

(7) In course of every month, to make up from the general list of causes, and in the order in which they stand therein a list of causes to be tried in the ensuing month, the said list to be divided into classes A, B, C and D as mentioned in sub-rule (5) above. The said list shall be called by the name of the month in which it refers and shall be published not more than five days, and not less than three days, before the end of the preceding month; and on the last day of each preceding month the causes standing over entered from the list of each month shall be inserted at the head of the list for the ensuing month.

(8) to note in the general list of causes the adjournment, or disposal of any cause.

(9) to publish supplemental monthly lists of causes, if, at any time, it appears to the Registrar that the causes in the monthly list are likely to be disposed of before the end of the month; provided that, except with the consent of the parties, no cause entered in a supplemental list shall be called on for trial, until after the expiration of five days from the publication of the list;

(10) to direct notice to issue, under Order XXI, Rule 22 of the Code, to a party against whom execution has been applied for, and to fix the time for the appearance of such party;

(11) if any property is ordered to be sold, to appoint a person to sell the property, to fix his commission, and the date and place of sale, to determine the manner in which the property is to be sold, and to settle and approve the proclamation and conditions of sale;

(12) to settle and approve the certificate of sale, and any deed of assignment, transfer, reconveyance or indemnity, or other instrument, necessary to carry out any sale, or other transaction, directed by the Court;

(13) to execute, endorse, or otherwise perfect, conveyances, negotiable instruments, policies of insurance, share transfers and certificates, or other instruments or documents, under Order XXI, Rule 54 and Order XXI, Rule 59 of the Code;

(14) to have the custody of the records of the High Court, and the Courts proceeding in;

(15) to have the custody of all instruments deposited in Court under the Powers of Attorney Act, 1882, and to keep a register of such instruments under the following headings:—

(a) Description of document,

(b) Date,

(c) By whom deposited,

(d) When deposited;

(16) to collect all fees due to the Court;

(17) to stop, at his discretion, the issue of all or any papers to any pleader who has failed to pay any fee due to the Court;

(18) to examine and impound any instrument coming before the Court, or the Registrar, which in his opinion, is not duly stamped;

(19) to require any person or party to address affidavits to be given upon affidavit, with respect to any application or matter in respect of which he has power to exercise any discretion, or to pass any order.

5. All writs, summonses, decrees, orders, warrants, and other judicial process, shall be signed by the Registrar or other proper officer, and sealed with the seal of the Court, and shall be dated on the day on which they issue.

6. In the case of an order permitting the withdrawal of a suit, appeal, or matter, the Registrar shall, unless the parties otherwise agree, insert in the order a direction that the plaintiff is to pay to the defendant, or respondent, who has filed a written statement, or memorandum, of appearance, his costs of the suit, appeal, or matter, when taxed.

7. The costs of all orders passed by and all proceedings before the Master or Registrar shall be in the discretion of the Master or Registrar.

8. The office of the Registrar shall be open for the transaction of business from 11 a.m. to 4 p.m. on all days except Sundays and holidays.

ORDER XII.

PAYMENT INTO COURT OF MONIES TO THE CREDIT OF CIVIL CROWN DEBTS AND ACCOUNTS OF SETTLERS' MONEY

1. For the purposes of this order "Registrar" means the Registrar of the High Court and "Registrar, Original Side" includes the Deputy Registrar and Assistant Registrars, Original Side.

2. Any person desirous of paying money into Court shall present a lodgment schedule to the Head Accountant of the High Court for the issue of a chitlan to enable the party to make payment into the Imperial Bank of India. The lodgment schedule shall be accompanied by a copy of the order or decree directing payment of money into Court.

3. If, for any valid reason, it is not possible to produce a copy of the order or decree, the applicant may obtain a certificate from the Registrar or from the Registrar, Original Side, on the lodgment schedule as to the amount to be paid and the time within which it should be paid.

4. On the presentation of the lodgment schedule a chitlan in duplicate specifying the amount and the date within which it

should be paid shall be issued by the Accounts department to the person desirous of making the payment who will deliver the challan to the Bank which will retain the original and deliver the duplicate duly signed to the person making the payment.

6. On the production of the duplicate from the Bank duly signed the person making the payment shall be given credit in the books maintained in the High Court for the amount paid into the Bank.

7. A receipt signed by the Registrar shall then be issued to the party producing the duplicate challan and the duplicate challan shall be returned to the Accounts department.

7. The Registrar shall be responsible for the control of the work of the Head Accountant of the High Court who shall keep a register *case-wise* of all money, effects and securities of the nature of the Court or persons interested which shall be ordered to be paid or delivered into or out of the Imperial Bank of India in accordance with securities referred to in Appendix IV of these rules, and the said book shall be open to the inspection of all persons interested during office hours.

8. The Registrar, Original Side, shall make in a register to be kept by him *case-wise*, hereinafter referred to as the Money Order Book, an entry of every decree or order for the payment or delivery into, or out of, the Imperial Bank of India of any money, effects or securities, and shall before delivery of the copy of the decree or order to the person or persons entitled to the same or his or their pleader, mark "entered" at the foot of each copy and subscribe his name thereto.

9. When a decree or order is made for the payment or delivery into or out of the Imperial Bank of India with the privacy of the Registrar of the Court of any money, effects or securities (intended or intended) of any of the nature of the Court or persons interested therein, an office copy signed by the Registrar, Original Side, and sealed with the seal of the Court shall be taken to the Registrar by the auditor or auditors or person or persons ordered to make the payment or delivery, or by the auditor or auditors or person or persons to whom the payment or delivery is ordered to be made, or by the pleader or authorized agent of such auditor or person.

10. The Registrar, High Court, shall make an entry of the decree or order of the Court in his book, and he shall mark "entered" on the copy of the decree or order produced to him and subscribe his name thereto, and shall (except in the case provided for by rule 14) certify under his hand at the foot of the said copy of the decree or order to the Secretary and Treasurer of the Imperial Bank of India that he is to receive from the person or persons mentioned in the said decree or order, or that he is to pay or deliver out to the person entitled thereto under the said decree or order, the money, effects or securities mentioned in the said decree or order, specifying the amount and particulars thereof, and that he is to place the same to the debit or credit, as the case may be, of the suit in which the decree or order is made.

11. In case where the money or securities to be received by the Secretary and Treasurer of the Imperial Bank of India have already been placed to the credit of the Civil Courts deposits or have been deposited in Court, the Registrar shall transmit the said money or securities or the receipts for the same to the Imperial Bank of India together with his certificate. In all other cases the said copy of the decree or order with the certificate of the Registrar thereon shall then be taken to the Secretary and Treasurer of the Imperial Bank of India by the person or persons ordered to pay or deliver into or to receive out of the said Bank the money, effects or securities mentioned in the said decree or order and certificate, or by his or their pleader or authorized agent. The said Secretary and Treasurer of the Imperial Bank of India shall, pursuant to the decree or order, receive

from or pay out and deliver to the person or persons mentioned in the said decree or order and certificate, or from or to his or their pleader or authorized agent the money, effects or securities specified therein, and shall make an entry thereof in the book to be kept by him for that purpose.

12. When any money, effects or securities are paid or delivered to and received by the Secretary and Treasurer of the Imperial Bank of India, he shall give to the person or persons paying or delivering the same a receipt for the money, effects or securities so paid or delivered, and shall accept when the payment or delivery has been made by the Registrar himself, forthwith sent to the Registrar a duplicate of the said receipt; and the Registrar shall enter the said receipt or its duplicate in his book and file of record in his office.

13. When any money, effects or securities are paid out or delivered by the Secretary and Treasurer of the Imperial Bank of India, the person or persons receiving the same shall give a receipt to the said Secretary and Treasurer, which receipt, together with the said copy of the decree or order and the certificate of the Registrar shall be filed of record in the office of the said Secretary and Treasurer, and shall be a sufficient acquittance to the said Imperial Bank of India for any sum of money, effects or securities so paid over or delivered to the party entitled to receive the same under such decree or order and certificate. Provided that, when the decree or order requires the payment to any person or persons of the interest upon any Government securities half-yearly as it accrues due, no certificate by the Registrar to the said Secretary and Treasurer of the Imperial Bank of India shall be required to authorize the payment of such interest by the Secretary and Treasurer of the Imperial Bank of India; but the Registrar shall draw a cheque upon the said Secretary and Treasurer for the amount of such interest when due; and the person or persons entitled thereto, or his or their pleader or authorized agent shall take the said cheque to the said Secretary and Treasurer, who shall thereupon pay the amount mentioned therein to the person or persons entitled thereto, or his or their pleader or authorized agent and the said cheque shall be filed of record in the office of the said Secretary and Treasurer.

14. The interest upon any money or securities paid or delivered in the Imperial Bank of India under a decree or order of the Court shall, unless otherwise ordered by the Court, be received by or with the privity of the Registrar, and he, by him or with his privity forthwith, or as soon as conveniently may be, hold out and interest in new Government securities, and such new securities shall be deposited to the credit of the issue accounts respectively; and the Registrar shall specify all such sums so received or interest so allowed in the accounts kept by him.

15. Neither the Registrar (except as provided by rules 11 and 14), nor the Registrar, Original Side, nor any other officer of the Court, shall intermeddle with the actual receipt of any money, effects or securities, which shall be ordered by the Court to be paid or delivered into or out of the Imperial Bank of India by or to the sellers or other persons; but money paid into Court, by way of satisfaction or towards any, unless otherwise ordered by the Court, be paid out to the plaintiff or to his pleader or the written authority of the plaintiff, and an affidavit shall be necessary to verify the plaintiff's signature to such written authority unless specially required by the officer of the Court.

16. If the amount or value of the money, effects or securities to be paid out is below five hundred rupees, or under special circumstances during any adjournment of the Court, a Judge in chambers or Master in chambers may make an order for the payment or delivery of the money, effects or securities out of the Imperial Bank of India.

17. It shall not be necessary in any decree or order for the payment or delivery into or out of the Imperial Bank of India, of any money, effects or securities to set out the Registrar's certificate at length; but it shall be sufficient to refer thereto.

18. Unless the Court shall otherwise direct, every decree or order for payment of money or delivery of securities into Court shall direct such money to be paid or securities to be enclosed and delivered over to the Secretary and Treasurer for the time being of the Imperial Bank of India (or such other officer or officers as shall for the time being have the custody of the funds of aorta) with the priority of the Registrar.

19. Unless the Court shall otherwise direct, every decree or order for the payment or delivery out of Court of money or securities for money deposited in Court in conformity with the last preceding rule shall direct such money to be paid or securities to be enclosed and delivered over by the Secretary and Treasurer for the time being of the Imperial Bank of India (or such other officer or officers as shall for the time being have the custody of the funds of aorta) with the priority of the Registrar.

20. All moneys ordered to be invested by the Secretary and Treasurer of the Imperial Bank of India with the priority of the Accountant-General before the date on which these rules came into force shall nevertheless be deemed to have been invested with the priority of the Registrar as provided for in Rule 7 and the following and shall be dealt with accordingly.

ORDER XLII.

SUBPOENAS AND ATTENDANCE OF WITNESSES.

1. An application for the issue of a subpoena shall be in Form No. 120 of Appendix II to these rules accompanied by the subpoena in the form prescribed by these rules. The application for subpoenas and the subpoena form with the necessary particulars filed in shall be signed by the party or his pleader as noted.

2. The form of subpoena shall be in one of the Forms Nos. 127, 128, 129, 130 and 132 of Appendix II.

3. A subpoena may be either for a fixed date or for the final hearing of the suit. If a subpoena is issued "for the final hearing of the suit" it shall be the duty of the party issuing the same or his pleader to give to the witness reasonable notice of the date, day and hour when the witness is required to be in attendance.

4. Subpoenas requiring public officers to give evidence or produce documents shall be addressed and served through the head of the department in which the public servant is employed at least three days before the date when the witness is required to attend or the document is required to be produced.

5. In the interval between the issuing and service of any subpoena, the party at whose instance the subpoena was issued may apply to correct any error in the names of the parties or witnesses and may have the subpoena re-issued upon filing a corrected application marked with the words "altered and re-issued" and signed by the party or pleader issuing the same.

6. An application for the issue of a subpoena to a witness residing beyond the local limits of the ordinary original jurisdiction of the High Court shall mention the name of the railway station nearest to the place where the witness resides.

7. An application for the production of records either in the custody of another court or of other public officers shall be supported by an affidavit of the party at whose instance such application is made setting out (i) the document or documents the production of which is required, (ii) the relevancy of the document or documents, (iii) and, in cases where the production of a certified copy would answer the purpose, whether application was made to the proper officer for a certified copy or copies and the result of such application.

8. If the Master or Registrar considers the production of the original documents necessary or is satisfied that the application for a certified copy has been duly made and has not been granted, he shall in every case record his reasons in writing and shall require the applicant to deposit in Court, before the subpoena is issued, to abide the order of the Court at the time of the final disposal of the suit or matter, such sum as he may consider necessary to meet the estimated cost of making a copy of the document.

when produced. If the copying charges exceed the amount deposited, the defect shall be paid by the party at whose instance the document was directed to be produced and if there is excess, the same shall be refunded to the said party.

9. Subpoenas requiring public officers to produce documents in their custody shall be addressed and served through the head of the department at least three days before the date when the document is required to be produced.

10. On production of the document in obedience to the said subpoena, the Court, unless it thinks it necessary to retain the original, shall direct a copy to be made at the expense of the applicant and have the same certified and shall with all convenient speed return the original retaining the said certified copy.

11. Unless the Master or Registrar requires the production of the original every such subpoena to another Court or the public officer shall state that the said Court or public officer is at liberty to produce instead of the original a copy certified in the manner prescribed by section 36 of the Evidence Act.

12. Nothing in the above rules shall prevent a Court of its own motion from issuing a subpoena for the production of public records or other documents in the custody of another Court or other public officer if it thinks it necessary for the ends of justice to do so. The Court shall in every case record its reasons in writing.

13. Whenever an original document has been produced under the foregoing rules the public officer shall return it to the custody from which it was produced; and the certified copy thereof shall form part of the record of the suit or matter.

14. Unless the Court otherwise orders, the costs of, and incidental to, an application for production of records which are returned and retained in the case, or which are sent for by the Court of its own accord, shall be costs in the cause.

15. In any case in which a certified copy of the public record or register is sufficient proof of the fact required to be proved, such fact shall be proved by the production of a certified copy.

16. A subpoena for the production of the record of another Court or other public officer shall be in Form Nos. 130 and 131.

ORDER XLIII.

PAYMENT OF FEES FOR FIRST HEARING, FINAL HEARING AND EXAMINER.

1. The fee payable for the first hearing of any suit (other than a suit under Order VII of the Original Side Rules) under Item 34 of Appendix II of the High Court Fees Rules shall be payable at the time of presentation of the plaint.

2. The fee for the first hearing of a testimonial suit shall be payable within fourteen days from the date on which the petition is numbered and registered as a suit. If the fee is not so paid the suit shall be entered in the list of default causes.

3. The fee payable for the first hearing of a suit under Order VII of the Original Side Rules shall be payable within fourteen days from the date on which the written statement is filed.

If the fee is not so paid the suit shall be entered in the list of default causes.

4. The fee for the first day of hearing or trial in Court of a suit or matter, other than a motion on admissible evidence only, mentioned in Item 35 of Appendix II of the High Court Fees Rules, shall be payable within fourteen days from the date on which the issues are settled, or if no issues are settled within fourteen days from the date on which the suit is entered in the monthly list, or, if any earlier date is fixed for the trial of the suit, within that time.

If the fee is not so paid the suit shall be entered in the list of default causes.

5. The fee payable for every day subsequent to the first and to a counter-claim shall be presented in court-fee to the Bench Clerk in attendance in Court before 11 a.m. on the day on which

the suit is posted. If the fee is not so paid the suit may be dismissed.

6. The fees prescribed by Item 15 (a), Appendix II of the High Court Fees Rules for marking any document or exhibit at a hearing before the Court or a Judge shall be paid in court fee labels either affixed to the exhibit or document intended to be marked, or paid into court in advance; but no document or exhibit shall be so marked or used in evidence until such fee has been paid.

7. The fees payable under Item 34 (a) of Appendix II to the High Court Fees Rules of 1925 for every enquiry, or on the taking of every account before the Official Referee shall be payable before the enquiry is proceeded with.

8. If the fee is not so paid the Official Referee shall report the matter to the Court.

9. Applications for refund of hearing fees in cases where a suit is settled or for other reasons not proceeded with may be made to the Registrar, Original Side, by letter. In the event of a refund being ordered the Testing Officer shall prepare the necessary certificate authorizing the applicant to obtain a refund from the proper officer.

10. In cases where under Order II, Rule 8, of the High Court Fees Rules 1925, a copy of all exhibits has been made for the use of the Court, the costs of preparing such copies shall be costs in the cause.

The Judge may also direct that the charges for furnishing the Court with typed copies of any document or documents may be included in the costs of the cause.

ORDER XLIV.

EXEMPT DATA RULES.

By virtue of the powers conferred by clause 31 of the annexed Letters Patent of the High Court of Judicature at Madras, 1923, and sections 129 of the Code of Civil Procedure, 1908, and sections 396 and 185 of the Government of India Act, 1919, and sections 1 of the Treaty of Peace Orders 1920 and 1921 and all other powers hereto enabling, it is ordered that the following rules of practice and procedure shall be used and observed in the High Court of Judicature at Madras with regard to the filing and transmission of certificates under section 1 (4) of the Treaty of Peace Orders 1920 and 1921 for the purpose of execution by the High Court:-

(1) These rules may be called the Rules of the High Court relating to Exempt Data, 1922, and shall come into force from the date of their publication in the *Port St. George Gazette*.

(2) All proceedings under these rules shall be headed, 'In the matter of the Treaty of Versailles for St. Germain or Locarno and in the matter of the Treaty of Peace Orders 1920 and 1921'.

(3) The Government Solicitor desirous of filing a certificate under the Treaty of Peace Orders 1920 and 1921 in the High Court shall present to the Deputy Registrar, Original Side, an application in the usual duly stamped with a court-fee of Rs. 15 together with the said certificate in duplicate and a voucher, if necessary, duly stamped.

(4) On receipt of such certificate the Court shall cause it to be entered in the space provided, the date of filing the certificate, the amount of court-fee charged and the amount of costs allowed for filing the same, including the cost of the voucher, if any.

(5) The court shall thereupon cause the said certificate to be filed in court and registered in the proper register and after recording thereon an order that all proceedings may be taken thereon as if it were a decree of the court, the duplicate will be returned to the prosecutor for transmission to the local clearing office.

(6) The certificate retained in the High Court shall from the date of such registration be of the same force and effect, and all proceedings may be taken thereon as if the certificate were a decree obtained in that court for the recovery of a debt of the amount specified in the certificate entered upon the date of such registration, and all reasonable costs and charges attendant upon the

registration of such certificate shall be removable in like manner as if they were part of such deeds.

(7) An application for execution of a certificate filed under the above rule or for transmission to another court for execution shall be in manner prescribed for the execution of a decree of the High Court.

(8) The fee to be affixed to the person filing the certificate in court shall be the following: where the amount mentioned in the said certificate is having been found due is under Rs. 1,000, Rs. 20; where the amount found due exceeds Rs. 1,000 and does not exceed Rs. 2,000, Rs. 40; and where the amount exceeds Rs. 2,000, Rs. 60.

(9) All applications under these rules may be made by summons in Chambers and all proceedings in the same shall as far as practicable be regulated by the provisions of the Original Side Rules with respect to attending of decesses and orders.

Note—The above rules were published in the Port St. George Gazette on 24th December 1922 and are republished for information.

ORDER XLV.

ORIGINATING SUMMONS.

1. The executors or administrators of a deceased person, or any of them, and the trustees under any deed or instrument or any of them, and any person claiming to be interested in the relief sought as creditor, devisee, legatee, heir, or legal representative, or as *cestui que trust* under the trusts of any deed or instrument, or so claiming by assignment or otherwise, under any such deed or other person as aforesaid, may take out, as of course, an originating summons returnable before the Judge sitting in Chambers for such relief of the nature or kind following, as may by the summons be specified and the circumstances of the case may require (that is to say) the determination, without an administration of the estate or trust, of any of the following questions or matters:—

(a) any question affecting the rights or interest of the person claiming to be creditor, devisee, legatee, heir, or legal representative, or *cestui que trust*;

(b) the ascertainment of any class of creditors, devisees, legatees, legal representatives or others;

(c) the furnishing of any particular accounts by the executors, administrators or trustees, and the rendering (when necessary) of such accounts;

(d) the payment into Court of any moneys in the hands of the executors, administrators or trustees;

(e) directing the executors, administrators, or trustees to do or abstain from doing, any particular act in their character as such executors, administrators or trustees;

(f) the approval of any sale, purchase, compromise or other transaction; and

(g) the determination of any question arising in the administration of the estate or trust.

2. The persons to be served with the summons under the last two preceding rules in the first instance shall be the following (that is to say):—

A.—Where the summons is taken out by an executor or administrator or trustee—

(a) for the determination of any question under sub-sections (a), (e), (f) or (g) of rule 1, the persons, or one of the persons whose rights or interests are sought to be affected;

(b) for the determination of any question under sub-section (b) of rule 1, any member or alleged member of the class;

(c) for the determination of any question under sub-section (c) of rule 1, any person interested in taking such accounts;

(d) for the determination of any question under sub-section (d) of rule 1, any person interested in such money; and

(a) If there be more than one executor or administrator or trustee and they do not all concur in taking out the summons, those who do not concur.

B.—Where the summons is taken out by any person other than the executor, administrator or trustee, the said executor, administrator or trustee.

2. The Judge may, in all cases, direct such other persons to be served with an originating summons as he may think fit.

3. An originating summons shall be in the Form No. 13-D and shall specify the relief sought and shall be signed by the Judge in Chambers before being issued. The person entitled to apply shall present with it to the Judge in Chambers a plaint without a prayer setting forth concisely the facts upon which the relief sought by the summons is founded. The plaint shall specify at the end but not in the form of a prayer the relief which is sought by the summons. The verbatim in any shall be annexed to the plaint, but no other documents shall be so annexed unless greater brevity or clearness would be gained by reference to annexed documents as opposed to setting out in the plaint itself the contents of documents which are not annexed hereto.

4. The plaint when accepted shall be filed and numbered as an ordinary writ and entered in the register of writs, but after the serial number the letters "O.S." shall be placed to distinguish it from plaints filed as ordinary suits.

5. The summons together with a copy of the plaint shall be served by the Plaintiff taking out the same; and the summons after service shall be filed in proceedings.

6. Originating summonses shall, in ordinary cases, be made returnable in eight days after service; but the Judge granting a summons may fix such longer period as to him may seem proper. A written statement or affidavit may be made in answer to the plaint but there shall be no obligation to make the same unless the Court otherwise directs.

7. On the hearing of the summons if the parties thereto do not agree to the correctness of the facts set forth in the plaint, the Judge may order the summons to be supported by such evidence as he may think necessary; and may give such directions as he may think just for the trial of any questions arising thereout. The Judge may make such amendments in the plaint and summons as may seem to him to be necessary to make them accord with the existing state of facts, so as properly to raise the questions in issue between the parties.

8. The Judge hearing an originating summons may, if he thinks fit, adjourn the same into Court for hearing an argument, and if it appears to him that the matters in respect of which relief is sought cannot be disposed of in a summary manner, may refuse to give an order on the summons, may dismiss the same and order the parties to a suit in the ordinary course; and in such case may make such order as to the costs already incurred as may seem to him to be just.

9. If an originating summons be adjourned into Court, the Judge may, if he thinks the question to be determined is of sufficient importance, order the costs to be taxed on the same scale as on original suit.

10. If the Judge is of opinion that the matter is fit to be dealt with on an originating summons, he may pronounce such judgment as the nature of the case shall require, and any order made by him shall be shown up as a decree of the Court; Provided that if the Judge dismisses the summons under rule 8, it shall be sufficient for him to sign an order to that effect, which shall be filed in the proceedings.

11. The Judge may give any special directions touching the carriage or execution of such decree, or the service thereof upon persons not parties, as he may think fit.

12. Where any summons under rule 1 has been taken out, every subsequent summons relating to the same estate or trust

shall, so far as possible, be heard by the Judge who heard the original summons.

14. Nothing in Order II, rule 2, of the Code of Civil Procedure, shall apply to plaintiffs filed to support an originating summons, or to any proceedings thereunder.

15. For the purpose of taxation of costs a proceeding under this order shall unless otherwise ordered be deemed to be a matter coming under order VI, rule 30 of the High Court Fees Rules, 1905.

ORDER XLVI.

CROWN SIDE RULES.

PRELIMINARY.

1. These rules may be called the Crown Side Rules, 1907, and shall come into force on or after the 12th day of April 1907.

2. The forms set out in Appendix II hereto shall be used with such variations as circumstances may require.

3. All previous rules are hereby repealed and superseded.

4. In these rules, unless there is something repugnant in the subject or context,

(1) 'Code' means the Code of Criminal Procedure, as amended from time to time.

(2) 'Court' includes a Judge.

CONSTITUTION OF COURT AND RETURN.

5. The ordinary original criminal jurisdiction of the Court shall be exercised by a single judge, unless the Chief Justice shall otherwise direct. Any point of law which may be raised under the provisions of clause 25 of the Letters Patent or section 484 of the Code or which may be brought before the Court under the provisions of clause 26 of the Letters Patent shall be heard and determined by a Bench constituted of such three or more Judges as the Chief Justice shall appoint.

6. Applications for the exercise of the extraordinary original criminal jurisdiction conferred on this Court by clauses 25 and 26 of the Letters Patent and applications under section 520 of the Code shall be heard and disposed of on the Appellate side, but cases directed to be tried by the High Court will be tried at the Crown side according to the provisions of the said Code before such Judge as the Chief Justice shall appoint.

7. The Criminal Sessions shall commence on the first Monday in February, April, August and November unless such day shall be a holiday in which case they shall commence on the next day next succeeding and the Court shall sit daily (Sundays and class holidays excepted) unless the presiding Judge otherwise directs.

SUMMONS AND PROCESS.

8. All summonses, subpoenas, rules, orders and mandatory process shall be issued from and returned into the office of the Clerk of the Crown and shall be subscribed by him and sealed and sealed and executed in the same manner as the like processes are on the Original Civil side.

EXECUTION OF PROCESS.

9. It shall be the duty of the Sheriff to serve such summonses, orders, etc., as these rules or the Court in any particular proceeding may require him to serve, to execute warrants and other process and to do all such things as may be required of him by the Court.

FORMS OF OATH.

The forms of oaths and affirmations to be taken by a witness or interpreter given in Order XIV of these rules shall be used on the Crown side.

10. Oaths and affirmations to be taken by jurors.

(1) *Form of oath.*—The juror shall stand up and raise his right hand above his head while repeating the following words:—
 "I swear by Almighty God that I will judge truly between His Majesty the King, Emperor of India, and the prisoner at the Bar, and will a true verdict give according to the evidence" or,

(2) *Form of oath.*—The juror shall hold a copy of the Bible in his right hand and shall live the Book after the words following have been pronounced by the officer administering the oath:—"You shall well and truly try and true deliverance make between His Majesty the King, Emperor of India, and the prisoner at the Bar, and a true verdict give according to the evidence. So help you God."

(3) *Form of solemn affirmation.*—The juror shall say as follows:—"I solemnly affirm in the presence of Almighty God that I will judge truly between the King, Emperor of India, and the prisoner at the Bar, and will a true verdict give according to the evidence" or,

(4) *Form of affirmation of persons who object to use the preceding form.*—"I, A, B, solemnly, sincerely and truly declare and affirm that I will judge between His Majesty the King, Emperor of India, and the prisoner at the Bar, and will a true verdict give according to the evidence."

LIST OF PERSONS AND CIRCUMSTANCES EXCLUDED.

11. *Qualifications.*—Except as hereinafter provided, the following persons shall be qualified and liable to serve as Jurors:—

1st.—Every person whose name is in the present list of Jurors.

2nd.—Every male person resident or personally working for gain within the limits of Madras provided he occupy a house or tenement of the monthly value of 20 rupees or of the annual value of 240 rupees or whose property or interest in lands, tenements, or goods would be worth 3,000 rupees after payment of his just debts, or who is in receipt of an income or salary of not less than 120 rupees a month.

3rd.—Every other male person above the age of 21 resident or personally working for gain within the limits of Madras, whose character and education render him, in the judgment of the Clerk of the Court, a fit person to serve as Juror.

12. *Disqualifications.*—The following persons shall be incapable of serving as Jurors:—

1st.—All persons under the age of 21 years.

2nd.—All persons who hold any office or employment in or under the said High Court or under any officer thereof.

3rd.—All persons executing any duties of Police or entrusted with any Police functions, except special constables appointed by the Commissioner of Police, Madras, under Section 17 of the City Police Act, Madras Act III of 1888.

4th.—All persons who have been convicted of any offence against the State, or of any fraudulent or infamous offence, or of any other offence which in the judgment of the Clerk of the Court renders them unfit to serve as Jurors.

5th.—All persons who are afflicted with any infirmity of body or mind sufficient to incapacitate them from serving as Jurors.

6th.—All persons who are unable to understand the English language.

7th.—All persons who, by habit or religious vows, have relinquished all civil or worldly affairs.

13. *Exemptions.*—The following persons are exempted from the liability to serve as Jurors, viz:—

The Governor and all Peers;

The Members of the Executive and Legislative Councils;

The Chief Secretary and the Secretaries to Government;

The Judges of the City Civil Court and of the Court of Small Causes;

The Secretary to the Commissioner of Land Revenue;

The Secretary and Treasurer of the Imperial Bank of India, Madras;

The Collector and Assistant Collectors, Madras, and the Head Assessor, Madras Customs House;

The Registrar of Assurances of the Town of Madras;

The Chief Engineer, Deputy Chief Engineer on Permanent Way, Locomotive Superintendent and Traffic Manager of the Madras and Southern Mahratta Railway Company;

The Assistant Engineers, Signal Engineers and Signal Inspectors of the Madras and Southern Mahratta Railway Company stationed at Madras and Perambur;

The District Engineer, the Madras and Southern Mahratta Railway Company, Limited, Bangalore;

The Meteorologist and Deputy Director, Madras Observatory, and his subordinates;

The Agent and Traffic Manager and the Chief Engineer of the South Indian Railway Company.

The undermentioned officers of the South Indian and Madras and Southern Mahratta Railways:—

The Deputy Chief Engineers;

Assistant, Deputy and District Traffic Managers and Superintendents;

Permanent Way Inspectors;

Locomotive Foremen;

Stationmasters;

Engine Drivers;

Telegraphic Inspectors;

Telegraphic Signallers;

Guards;

Bridge Engineer, Assistant Signal Engineer, and Bridge Inspector.

All persons employed in the Postal Department.

All persons in His Majesty's Naval, Military or Air service.

All persons employed in the Fleet Service and Telegraph Department.

All Clergymen and all such Dissenting Ministers as are actually attached to or employed in any public place of religious worship and who follow no secular employment but that of teaching.

All Brahmins, Mappillas and other Hindus and Mahomedans actually officiating as priests in their respective religions.

All Advocates, Vakils and Attorneys of the High Court; Physicians, Surgeons and Apothecaries actually practising as such.

The President of the Corporation of Madras.

The Collector of Salt Revenue.

Dentists registered under 41 and 42 Victoria, Chapter 35 (The Dentists Act, 1873).

The Kazi for the time being of the Shik community of Madras.

The Superintendent of Washkies, Madras and Southern Mahratta Railway.

The Chairman, Madras Port Trust.

The Traffic Manager, Madras Port Trust, and his executive staff.

The Engineer, Madras Port Trust, and his executive staff.

The Superintendent, Public Debt Office, Imperial Bank of India, Madras.

The Agent, Madras and Southern Mahratta Railway Company.

All persons above sixty years of age and all persons exempted by Government from personal appearance in the High Court under Section 641 of Act XIV of 1882, Section 313 of Act V of 1898, or any other similar enactment.

The Assistant Accountant-General in charge of the Paper Currency Department—G.O. No. 1887, Judicial, dated 23rd November 1894.

The Assistant Secretary, Board of Revenue (Separate Revenue)—G.O. No. 33, Judicial, dated 15th February 1905.

The Government Inspector of Railways—G.O. No. 634, Judicial, dated 27th March 1894.

The Inspector of Salt and Alkali Department, Madras Depot Circle—G.O. No. 1042, Judicial, dated 25th June 1896.

The Superintendent of Prisons, Madras, and his subordinates—G.O. No. 262, Judicial, dated 19th February 1901.

The Secretary to the Collector of Salt, Akkar and Separate Revenue—G.O. No. 1842, Judicial, dated 29th August 1901.

The Agent for Government Commissions—G.O. No. 1377, Judicial, dated 11th November 1903.

(1) The Chairman, Harbour Trust Board,
(2) The Traffic Manager of the Harbour Trust Board and his executive staff and
(3) The Engineer of the Harbour Trust Board and his executive staff,

Vide page 1045 in the Fort St. George Gazette, dated 1st August 1900.

The Secretary to the Commissioners of Revenue Settlement and Director of the Department of Land Records and Agriculture, Madras—G.O. No. 2116, Judicial, dated 21st December 1896.

The Superintendent, Government Press, Madras—G.O. No. 1848, Judicial, dated 25th July 1897.

The Chief Inspector for Railways—G.O. No. 1805, Judicial, dated 6th November 1910.

(1) The Accountant-General, Madras,
(2) The Assistant Accountant-General in charge of the General Audit Department, Madras,

G.O. No. 188, Judicial, dated 27th January 1914.

(3) The Assistant Accountant-General in charge of the Presidency Audit Department, Madras.

The Assistant Registrar of Joint Stock Companies for the City of Madras—G.O. No. 1896, Judicial, dated 25th August 1914.

The Government Engineer of Railway Accounts, Madras and Southern Mahratta Railway, Madras—G.O. No. 139, Judicial, dated 24th January 1905.

The Assistant Superintendent of Stamps—G.O. No. 3417, Judicial, dated 25th June 1915.

The three Inspectors of Steam Boilers—G.O. No. 1473, Judicial, dated 25th June 1915.

The Electric Inspector, Madras—G.O. No. 1908, Home (Judicial), dated 19th September 1917.

The Deputy Secretaries, the Consulting Architect and the Assistant Consulting Architect to Government—G.O. No. 827, Home (Judicial), dated 25th January 1918.

The Assistant Engineers, Signal Engineer and Signal Inspectors, Madras and Southern Mahratta Railway Company, Madras—G.O. No. 1652, Judicial, dated 10th May 1919.

The Bridge Engineer, Assistant Signal Engineer and Bridge Inspector, Madras and Southern Mahratta Railway Company, Madras—G.O. No. 897, Judicial, dated 1st April 1919.

Two Budget Superintendents of the office of the Accountant-General, Madras, from October of every year to March of the succeeding year—G.O. No. 150, Judicial, dated 1st May 1921.

The Assistant Secretaries to Government and the six Budget Superintendents of the Finance Department—G.O. No. 131, dated 6th February 1923.

(1) The Commissioner of Income-tax, Madras,
(2) The Assistant Commissioner of Income-tax, Central Range,
(3) The four Income-tax Officers of Madras City,

G.O. No. 218, dated 2nd March 1928.

Notes.—The undermentioned salaries of Government have been authorized by the Governor in regard to services as a Police Officer specified in section 403 of Madras Act 311 of 1904 and are accordingly liquidated from savings as Juries under Rule 2, Clause 3, of these rules:—

- (1) The District Officer of the Corporation of Madras.
- (2) The Assistant Revenue Officer at the Corporation of Madras.
- (3) The Inspector of Taxes at the Corporation of Madras.

14. The Sheriff shall, before the 20th day of February in each year, prepare and submit to the Clerk of the Crown full and accurate lists in alphabetical order of all persons appearing to him, after due inquiry, to be qualified and liable under the foregoing rules to serve as Jurors, and such lists shall contain in separate columns opposite to each person's name his proper style, addition or calling, his place of residence, and his qualification to serve on Juries and such lists shall be signed by the Sheriff and a copy of the same forthwith affixed to some conspicuous part of the Court-house.

15. On receiving such lists from the Sheriff, it shall be the duty of the Clerk of the Crown to examine the same and to make any additions, corrections or alterations therein that may (after further inquiry if need be) appear to be necessary or proper, and before the 1st day of April in each year to take therefrom the names of such persons as he may think fit (regard being had to their property, character and education) and to enter the same under in the Special Jurors' list: Provided that an definite number of Europeans or of Americans or of Indians shall be so nominated.

16. The lists of persons liable to serve as Common Jurors and as Special Jurors, respectively, having been so prepared, shall be signed by the Clerk of the Crown and published once in the *Fort St. George Gazette* before the 15th day of April next after their preparation, and copies of the said lists shall be affixed to the wall of the veranda adjoining the Sheriff's Office at the High Court-house.

17. Any person whose name is properly inserted or omitted, or who is wrongly or defectively described, in any of the said lists may, on or before the 20th day of April in each year, apply to the Clerk of the Crown to correct such lists by striking out or adding his name, or otherwise amending the same, and the Clerk of the Crown shall be at liberty to make all such corrections as to him shall seem necessary at any time before the publication of the revised lists of Common and Special Jurors required by Section 314 (2) of Act V of 1898.

18. The Clerk of the Crown shall, before the 1st day of May in every year, publish once in the *Fort St. George Gazette* revised lists of persons liable to serve as Common Jurors and the Special Jurors, as required by Section 314 (2) of Act V of 1898, and after copies thereof on the wall of the veranda adjoining the Sheriff's Office at the High Court, and such lists so published shall, from the 1st day of May for twelve months then next ensuing, be deemed and taken to contain true lists of all persons qualified and liable to serve on Special and Common Juries in the High Court. And the High Court hereby requires of all justices of the peace and constables and other officers employed in the constabulary of the peace, and of all persons having in their keeping or possession any public books, document or register, that, for the purpose of enabling the Clerk of the Crown and the Sheriff to prepare the before-mentioned lists, they be aiding and assisting unto them.

19 a. The Clerk of the Crown shall once after the close of each Criminal Session issue his warrant to the Sheriff commanding him to summon the requisite number of Jurors on the Special and Common Juries respectively as provided by the Code.

19. Out of the persons named in the revised lists aforesaid, there shall be summoned for each Session by the High Court as many of those who are liable to serve on Special or Common Juries, respectively in the Clerk of the Crown establishes necessary.

20. The names of such Common Jurors summoned to serve at any Criminal Session of the High Court shall be written on a distinct piece of card, each piece of card being all as nearly as may be of the same size, and the said pieces of card shall be put together in a box from which, when not otherwise provided by law, the Clerk of the Crown shall draw out one after the other as many as may be necessary to form a Common Jury for the trial of any case or cases; provided that at the trial of a person claiming to be tried by a mixed Jury under the provisions of section 275 of the Code, the Clerk of the Crown shall draw out one after the other the cards bearing the names of the persons summoned indiscriminately until the permissible quota of jurors not of the same race as the accused, namely, four, is reached and shall thereafter take account only of cards bearing the names of persons of the same race as the accused, all other cards being set on one side and excluded from those forming the jury.

21. In like manner the names of such Special Jurors summoned to serve at any Criminal Session of the High Court shall be written on a distinct piece of card, each piece of card being all as nearly as may be of the same size, and the said pieces of card shall be put together in a box from which, when not otherwise provided by law, the Clerk of the Crown shall draw out one after the other as many as may be necessary to form a special Jury for the trial of any case or cases; provided that at the trial of a person claiming to be tried by a mixed jury under the provisions of section 275 of the Code, the Clerk of the Crown shall draw out one after the other the cards bearing the names of the persons summoned indiscriminately until the permissible quota of jurors not of the same race as the accused, namely, four, is reached and shall thereafter take account only of cards bearing the names of persons of the same race as the accused, all other cards being set on one side and excluded from those forming the jury.

21-A. If during the continuance of any session it appears that the number of persons so summoned is not sufficient, the Sheriff shall, at the request of the Clerk of the Crown, summon with all convenient speed such additional number of persons liable to serve as Jurors as may be necessary to sit on each day as the Court shall appoint.

22. At each session the Clerk of the Crown shall make a minute of the names of those who shall serve at such session, and immediately after shall give a copy of the same to the Sheriff; and no Juror who has served shall be summoned again within twelve months unless for want of other Jurors.

Taking down of evidence in various trials in the High Court.

23. In all sessions trials in the High Court the evidence shall be recorded verbatim in English in shorthand, both question and answer being recorded; and all questions put to the accused and the answers thereto, all statements made by the accused, all questions put to or by the jury with the answers thereto, and the judge's charge to the jury shall also be recorded in English verbatim in shorthand.

24. Shorthand writers to work on the Crown side shall be appointed by the Chief Justice from time to time, as may be required, for such periods and on such conditions as he may determine.

25. The shorthand writer shall record the evidence in books, the pages of which shall be successively numbered, and the first and last pages of which shall be sealed with the seal of the Court; he shall sign the shorthand note cards by him and shall certify the same to be a complete and correct record of the proceedings, as required by these rules and shall lodge the same with the Clerk of the Crown.

26. The shorthand writer, shall, as he may be directed by any general or special orders, furnish to the Clerk of the Crown

a transcript of the whole or any part of the shorthand note taken by him.

27. In the case of any transcript that shall be required for the use of the Court in any appeal, proceeding or application, the same shall be verified by the person or persons making the same by a signed statement that the same is a correct and complete transcript of the shorthand note purporting to have been taken, signed and verified by the shorthand writer or shorthand writers, who took the same.

28. The following shall be entitled on payment of such sum as may from time to time be prescribed to obtain from the Clerk of the Crown a copy of the transcript of the whole or any part of the shorthand notes:—

- (1) The Prosecutor.
- (2) Any person accused or convicted in the case.
- (3) Any other person who shall have obtained permission from the Registrar.

307.

29. Every application for bail of a person committed for trial to the sessions may be made to the Chief Justice by a petition supported by an affidavit. The affidavit should clearly state when, by whom, for what offence and under what circumstances the prisoner was committed and where he is detained in custody and the grounds for the application. The petition and affidavit should be accompanied by a copy of the charge and of the committal order. But when the Court of Sessions is sitting the application for bail may be made to that Court.

30. Notice of this application (intended to be served should be served on the Crown Prosecutor by delivering to him copies of the said petition and affidavit.

31. If the order be that the prisoner shall be admitted to bail, the Court shall direct to what amount such bail shall be taken and with how many sureties and to whose satisfaction.

32 (a) If the person committed to Sessions is detained in the Magistrate's Court, the bail order may be made to the satisfaction of the Committing Magistrate.

(b) If the person committed for trial is detained in His Majesty's Prison, the bail order may be made to the satisfaction of the Clerk of the Crown.

33 (a) The bail order in 32 (a) should be drawn up with a direction to the Presidency Magistrate that the person should be admitted to bail until the next Criminal Sessions under the terms dictated by the High Court (Form No. 1).

(b) The bail order in 32 (a) should be drawn up with a direction that the person should be produced by the Superintendent of Prisons for the purpose of being bailed (Form No. 2).

34. On the person being brought up under the order issued, the Clerk of the Crown may on recognisances entered into according to Court's order direct that he be released (Form No. 3).

APPENDIX I TO ORDER XLVI.

Form to be taken by the Clerk of the Crown subject to the view of
Prosecutors and Defendants to be submitted by the Court.

Schedule.

	20 s. p.
1. For filing notice of motion or application, and every other proceeding required to be filed ..	2 0 0
2. For every rule or order of Court, including drawings, attendance before Judge, answering, filing, etc. ..	10 0 0
3. For every certificate	1 0 0
4. For every copy of all papers which this department for the use of solicitors under section 3 of Act XXII of 1863 (for 175 words)	0 3 0
5. For every copy of documents under section 5 of Act XXII of 1863 (for 125 words)	0 1 0
6. For recognisances, each person	2 4 0
7. For every search book hour or part of an hour ..	7 0 0
8. For every writ of subpoena, each witness (each prisoner to be allowed subpoena, for 4 persons free of charge) ..	2 0 0

8. For every summons for the examination of witnesses, or for taking depositions	Rs. 5. 0.
10. For taking down the examination of witnesses under examination, or upon interrogatories, including re-examination (on 112 words)	5 0 0
12. For reading and marking each exhibit of the examination of witnesses under a <i>Mahadwa</i> or examination	1 0 0
13. For marking and recording proceedings for transcript	0 0 0
15. For attending out of the Court house or business incidental to the Office of Clerk of the Court	17 5 0
14. For every attendance in Court, other than when the witness fails to produce papers, viz.	1 0 0
(All fees not specially provided for herewith to be the same as those charged for similar proceedings on the Original Civil Jurisdiction Side of the Court.)	

APPENDIX II TO ORDER XLVI

Form No. 1

Writ Order to the satisfaction of the Presidency Magistrate
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
CROWN SIDE.
Calendar Case No.

THE KING-EMPEROR

against

Bhoma was Koonchamma

Upon the application of
for the accused
prisoner committed for trial at the next Criminal Session of this Honorable
Court and now detained at the Presidency Magistrate's Court,
Madras, and upon reading the petition filed herein on the
day of 19, and the affidavit of
day of 19, solemnly affirmed to and filed on the
day of 19, and upon hearing the Crown Prosecutor,
IT IS HEREBY DIRECTED AND ORDERED that one day

be admitted to
bail upon the charges under sections
of the Indian Penal Code until the next Criminal Session of this Court
upon his furnishing security himself in the sum of Rs. with
two sureties of Rs. each to the satisfaction of the Clerk of
the Court for the due appearance of the said
at the next Criminal
Session of the High Court.

Dated this day of 19
By the Court, B
Clerk of the Court.

Form No. 2.

Writ Order to the satisfaction of the Clerk of the Court
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
CROWN SIDE.
Calendar Case No.

THE KING-EMPEROR

against

Bhoma was Koonchamma

Upon the application of
for the accused
prisoner committed for trial at the next Criminal Session of this
Honorable Court and now detained in His Majesty's Penitentiary and
upon reading the petition filed herein on the day of 19, and the affidavit of the
solemnly affirmed to and filed on the day of 19,
and upon hearing the Crown Prosecutor,
IT IS HEREBY DIRECTED AND ORDERED that one day

be admitted to
bail upon the charges under sections
of the Indian Penal Code until the next Criminal Session of this Court
upon his furnishing security himself in the sum of Rs. with
two sureties of Rs. each to the satisfaction of the Clerk of
the Court for the due appearance of the said
at the next Criminal Session of the High Court. AND IT IS FURTHER
ORDERED that the Superintendent of Prisons for the Town of Madras
do bring up the said
before the
Honorable Court at the High Court House, Madras, at
10, or
which is the
to be returned on bail and that the said Superintendent

of Prisoner do Ours attend at the hour aforesaid to release the said
or lead on for delivery into such imprisonment as aforesaid
and to receive such further order as to the Honorable Court shall
then meet.

Dated this day of 19
By the Court,
Clerk of the Court.

Form No. 3.
Bail Bond.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.
No. of the Criminal Sessions of 190

CROWN SIDE.

Doth acknowledge	to be imprisoned in our	} Do.
Sovereigns Lord the King-Emperor in the name of	Magistrate to be levied of	
Land and Tenements, Goods and Chattels.		} Re.
Doth acknowledge	to be indebted to our	
Sovereigns Lord the King-Emperor in the name of	Magistrate to be levied of	} Re.
Land and Tenements, Goods and Chattels.		
Doth acknowledge	to be indebted to our	} Re.
Sovereigns Lord the King-Emperor in the name of	Magistrate to be levied of	
Land and Tenements, Goods and Chattels.		

upon condition that the said do personally
appear at the Sessions
of Oyer and Terminer and General Court delivery then and there to take
trial on charge for against
that this Recognizance to be valid as due to amount in full there.

Taken and acknowledged
this day of 190
Before me
Clerk of the Court.

APPENDIX I.

ENACTMENTS ABOVE REFERRED TO.

1. The Government of India Act, 1915, 3 and 8 Geo. V, 61.
2. The Letters Patent of the High Court at Madras, dated
the 25th December 1865, as amended by Letters Patent,
dated the 11th March 1910.
3. The Code of Civil Procedure, 1908, and the Acts amending
the same.
4. The Indian Oaths Act, 1873 (X of 1873).
5. The Transfer of Property Act, 1882 (IV of 1882).
6. The Partition Act, 1893 (IV of 1893).
7. The Oaths and Words Act, 1890 (VIII of 1890).
8. The Indian Succession Act, 1925 (XXXIX of 1925).
9. The Indian Divorce Act (IV of 1829) and the Acts amend-
ing the same.
10. The Specific Relief Act, 1877 (I of 1877).
11. The Indian Arbitration Act, 1909 (IX of 1909).
12. The Indian Stamp Act, 1899 (LI of 1899) and the Acts
amending the same.
13. The Indian Trade Act, 1882 (II of 1882).
14. The Legal Practitioners' Act, 1873 (XVIII of 1873).

APPENDIX II.

Form No. 3.

ORDER II. RULE 2.—*Conferences of a Jury on General Petition*
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
Gedwain Gedwain Civil der Abtheilung, or Petitioners, or Abtheilung
Petitioners.

Suit No. of 19
for Original Petition No. of 19

Between
1. A. B. and
2. C. D. — *Plaintiffs der Petitioners.*
and
1. E. F. and
2. G. H. — *Defendants der Respondents.*

Form No. 1.

ORDER II, RULE 2—Continued in an Appeal.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Appellate Jurisdiction.

Appeal No. . . . of 19 . . .

Between
1. A. B. and
2. C. D. . . . Appellants

and
1. E. F. and
2. G. H. . . . Respondents.

On appeal from the judgment of the Honorable Mr. Justice
dated the . . . day of . . . in the ordinary original and
for Maintenance, or Testimony, or . . . jurisdiction of the
Court.

Filed No. . . . of
for Original Petition No. . . . of 19 . . .

Between
1. A. B. and
2. C. D. . . . Plaintiffs
and
1. E. F. and
2. G. H. . . . Defendants.

Form No. 2.

ORDER II, RULE 2—First Commencement of a Suit.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
Ordinary Original Civil (or Maintenance, or Testimony, or Admiralty)
Jurisdiction.

Suit No. . . . of
for Original Petition No. . . . of 19 . . .

Between
1. A. B. and 2 others . . . Plaintiffs (or Petitioners)
1. C. D. and 2 others . . . Defendants (or Respondents).

Form No. 3.

ORDER II, RULE 2—First Commencement of an Appeal.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
Appellate Jurisdiction.

Appeal No. . . . of 19 . . .

Between
1. A. B. and 2 others . . . Appellants
and
1. C. D. and 2 others . . . Respondents.

Form No. 4.

ORDER II, RULES 2 AND 3—First Commencement of a Petition as General
Petition.
(Caveat) . . .
Petition.

(or Petition under the Companies and Wards Act, 1900.)

The above-named plaintiffs (or petitioners) state as follows:—

1. A. B., the 1st plaintiff (or petitioner), is a landowner, and resides
at . . .

2. C. D., the 2nd plaintiff (or petitioner), is a dealer in goods, and
resides at . . .

The address of the plaintiffs (or petitioners) for service of all notices
and process is . . .

3. E. F., the 1st defendant (or respondent), is a landowner and
resides at . . .

4. G. H., the 2nd defendant (or respondent), is an
agent and resides with I. J., a land-
owner at . . . and is used as the legal representative
of K. L. (here-named deceased).

5. (Her and she hereby stating the cause of action, in concise
material paragraphs).

6. The plaintiffs (or petitioners) estimate the value of the relief sought
by them at the sum of rupees . . .

7. The plaintiffs (or petitioners) pray that
the Court will decree the relief claimed in paragraph 5.

8. I, A. B., declare the facts stated in para. 1. I believe the same to be true on
information and belief, and I believe the same to be true.

(Signed) E. F. . . . (Signed) A. B.
Attorney for each of the plaintiffs (or petitioners).

Form No. 5.

ORDER II, RULES 3 AND 4—General Petition, where notice is not
served.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Testamentary (or Ordinary Original Civil Jurisdiction).

Original Petition No. . . . of . . .

(In the matter of the estate of X. Y. of (here-named deceased).)

1. A. B. and
2. C. D. . . . Petitioners

Petition under the Indian Commerce Act, 1899.

The above-named petitioner, states as follows:—

1. (Insert as in paragraph 1 of Form No. 5.)

2. (Set out facts relied on as numbered paragraphs)

3. (Insert as in paragraph 4 of Form No. 5.)

4. It is not intended to serve any person with notice of this petition.

5. The petitioner prays that

(a) (Set out relief asked for in numbered paragraphs)

6. (Sign verification from Form No. 5.)

(Signed) A. B.

(Signed) C. D.

Form No. 7.

ORDER II, RULE 9 AND ORDER XIV, RULE 5.—AFFIDAVIT ON OATHS
AFFIRMATION.

(Captionable)

I, **Madam Harriett P. P. P.**, son of A. B., and a Hindu of the
years of age **thirty-two**, residing at
sincerely and sincerely affirm (or make oath and say) as follows:—

I, **Madam Harriett P. P. P.**, son of A. B., and a Hindu of the
years of age **thirty-two**, residing at
sincerely and sincerely affirm (or make oath and say) as follows:—
at the office of the Registrar of
the High Court this **day of** **Month** **Year**.

Before me,

Commissioner for oaths, or Deputy Name of the Court.

(Seal)

Form No. 8.

ORDER II, RULE 9, AND ORDER XIV, RULE 5.—AFFIDAVIT ON OATHS
AFFIRMATION WITH THE LANGUAGE OF THE AFFIDAVIT, OR IN
HINDI OR GUJARATI.

I, **Madam Harriett P. P. P.**, son of A. B., and a Hindu of the
years of age **thirty-two**, residing at
sincerely and sincerely affirm (or make oath and say) as follows:—
at the office of the Registrar of
the High Court this **day of** **Month** **Year**.
before me, the contents of this affidavit
(or solemn affirmation) read the evidence therein re-
ferred to having been first truly and solemnly read
over to the deponent in Hindi or Gujarati and explained
to him in English (or having himself also appeared previous-
ly to understand the same, and made his oath therein
for signed the same in my presence).

(Signed)
C. D. (Deponent).

C. D.

Commissioner for oaths,

(Seal)

Form No. 9.

ORDER II, RULE 1.—NOTICE OF GRANT OF LEAVE TO ALL OF THE HIGH COURT.

And also take notice that leave to substitute the real name in the Court
has been granted by an order, dated the **day of** **Month** **Year**, and
that you are at liberty to apply to this Court to stay the said proceedings.

Form No. 10.

ORDER III, RULE 2.—NOTICE OF DEPOSITION TO BE IN WRITING BY SCHEDULED
PARTIES.

And also take notice that by an order, dated the **day of** **Month** **Year**,
permission was granted to the plaintiff to sue on behalf of himself
and all the other residents of N. Y. State of the **day of** **Month** **Year**, in and to
the above-named defendants, as representing all persons interested in

Form No. 11.

ORDER IV, RULE 1.—LIST OF DOCUMENTS UNDER ORDER IV, RULE 1, WHEN
WITH THE PLAINT.

(Captionable)

List of Documents filed with this Pleat.

Serial number.	Date, Name, of document.	Parties to the document.	Description of document.

(See note.)

(C.D., Plaintiff of A.B. the plaintiff)

(Signed) E.F.

GEORGE V, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the seas, King, Defender of the Faith, Emperor of India.

To C.D. the defendant.

(Name, description and place of residence).

Whereas the plaintiff has instituted a suit against you under Order VII of the Rules of the High Court 1927 for the sum of Rs. being the balance of principal and interest due to him on a promissory note, B.E. of exchange (Hindu) dated day of month year, a copy of which is herewith enclosed and, further interest at per cent on the principal sum of Rs. and the sum of Rs. are hereby mentioned to obtain leave from the Court within ten days from the service hereof to appear and defend the suit, and within such time to cause an affidavit to be sworn for pay. In default whereof the plaintiff will be entitled at any time after the expiration of such ten days to obtain a decree for any sum not exceeding the sum of Rs. and further interest at per cent on the principal sum of Rs. and the sum of Rs. for costs and interest on the said sum and costs at the rate of 8 per cent per annum from date of decree till payment.

Leave to appear may be obtained on an application to the Court or to the Master supported by affidavit or declaration showing such facts as would make it incumbent on the plaintiff to prove consideration for the negotiable instrument, or that it is reasonable that you should be allowed to appear in the suit.

Witness, The Hon'ble Mr Murray Gosselin, Chief Justice, at Madras, the day of month year in the year of our Lord One thousand nine hundred and twenty

Assistant Registrar or Bench Clerk.

I hereby acknowledge receipt of the summons. The summons was served by an Officer of the Sheriff (or of the Court of the Munsif of) on the day of attendance at the Office of the Registrar in the High Court Buildings, Madras, from 11 a.m. till 4 p.m., between and between excepted. NB.—(1) The summons shall be served within five calendar months from the date hereof.

(2) This summons was taken out by Attorney for Plaintiff for the plaintiff whose address for service is at Madras.

Form No. 12-B.

ORDER VII, RULE 4.—SUMMONS IN SUIT FOR DEBT OR RECOVERY OF LIQUIDATED CLAIM.

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Ordinary Original Civil Jurisdiction.

Summary Suit No. of 1927.

A.B. Plaintiff

C.D. Defendant

GEORGE V, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the seas, King, Defender of the Faith, Emperor of India.

To C.D. the defendant.

(Name, description and place of residence).

Whereas the plaintiff has instituted a suit for recovery of a debt or demand against you by promissory note, whereby the plaintiff claims a liquidated debt or demand for the sum of Rs. according to the particulars mentioned in the endorsement of the summons. You are hereby mentioned to obtain leave from the Court within ten days of the service hereof to appear and defend the suit and within such time to cause an affidavit to be sworn for pay. In default whereof the plaintiff will be entitled at any time after the expiration of such ten days to obtain a decree for any sum not exceeding the sum of Rs. and the sum of Rs. for costs and interest on the said sum and costs at the rate of 8 per cent per annum from the date of decree till date of payment.

Leave to appear may be obtained on an application to the Court or to the Master supported by affidavit or declaration showing that there is a debt due to the plaintiff on the note, or that it is reasonable that you should be allowed to appear in the suit.

Witness, The Hon'ble Mr MURRAY GOSSLIN, Chief Justice, at Madras, the day of month year in the year of our Lord One thousand nine hundred and twenty

Assistant Registrar or Bench Clerk.

COUNTER STATEMENT OF THE DEFENDANT.

And further interest at per cent per annum until payment and Rs. for costs. If the amount claimed be paid before the time limited for the appearance of the defendant, further proceedings will be stayed.

I hereby acknowledge service of the summons. This summons was served by an Officer of the Sheriff (or of the Court of the Munsif of) on the day of attendance at the Office of the Registrar in the High Court Buildings, Madras, from 11 a.m. till 4 p.m., between and between excepted.

To
A. B. of (address and description)
U. D. of (address and description).
Witness, on the day of 19 .
I, the undersigned, a not in our said Court against the above-named A. B., a notice, of whom you C. D. are alleged to be the father for the testimony, or natural guardian of the children, by presenting a plaint whereby he claims the said children, the said A. B. as against whom (or against whom) we committed you, the said A. B., to appear before our said Court on (date) at which in the presence of the Family after service of this summons upon you (bearing as in Form No. 12).
And we command you, the said C. D., to take notice that unless you apply to our said Court, not less than seven clear days before the day fixed for appearance by the said A. B., for your appointment as guardian of the said children for the purpose of this suit, any party to the suit may apply to our said Court that a plaintiff, or other officer of Court or other fit and proper person, be appointed to be such guardian as aforesaid, and that, if you failed to defend the suit on behalf of the said A. B., you must file in Court a written statement setting forth the grounds of A. B.'s defence not less than seven clear days before the Tuesday on which he is required to appear.

Form No. 15.

Order VIII, Rule 12—Paying Notice.

(Obeying as in Form No. 13)

Also take notice that by an order, dated the day of , process was granted to the plaintiff to sue in terms hereinafter.

Form No. 15-A.

Takes Party Notice.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

CHIEF JUSTICE, CHIEF DEPUTY, DEPUTY.

Said No. of 19 .

Plaintiff.
Defendant.

To Mr. X. Y.

Take notice that this suit has been brought by the plaintiff against the defendant (as set forth in Form No. 14), upon a bond conditioned for payment of

The defendant claims to be entitled to contribution from you to the extent of one-half of any sum which the plaintiff may recover against him, on the ground that you are his co-defendant under the said bond, or, give security for the said bond, or, in respect of the said matter, under another bond made by you in favour of the said plaintiff, during the day of 19 .

On (an excerpt of a bill of exchange for , dated the day of 19 , drawn by you upon and accepted by the defendant and payable three months after date.

The defendant claims to be indemnified by you against liability under the said bill on the ground that it was procured for your accommodation.

On (an excerpt of a bill of exchange for , dated the day of 19 , drawn by you upon and accepted by the defendant and payable three months after date.

The defendant claims to be indemnified by you against liability under the said bill on the ground that it was procured for your accommodation.

On (an excerpt of a bill of exchange for , dated the day of 19 , drawn by you upon and accepted by the defendant and payable three months after date.

And take notice that, if you wish to dispute the plaintiff's claim in this suit as against the defendant or your liability to the defendant, you must come on to answer to be entered for you within eight days after service of this notice.

In default of your so appearing, you will be deemed to admit the validity of any decree passed against the defendant and your own liability to contribute or indemnify to the extent herein indicated which may be summarily ordered against you pursuant to the rules of the High Court.

Master or Registrar

Plaintiff for the defendant.

Form No. 16.

Order IX, Rule 14—Answering an Interpleader.

(Obeying as in Form No. 11.)

The above-named defendant, F. D., claims that and upon as follows:—
1. I have in my possession or power the documents relating to the entire or portion in this suit set forth in the first and second parts of the first schedule hereto.

2. I claim to produce the said documents set forth in the second part of the said first schedule hereto.

3. That (three days upon which grounds the objection is made and verified the facts as far as may be).

4. I have had, but have not now in my possession or power the documents relating to the matters in question in this suit set forth in the second schedule hereto.

2 The last mentioned documents were lost in my possession or power on (state when).

3 Then state what has become of the last mentioned documents and in whose possession they are now.

4 According to the best of my knowledge, information, and belief, I have not now and never had in my possession, custody or power, or in the possession, custody or power of my spouse, or agent, partner or agent, or in the possession, custody or power of any other person or persons at my behalf, any deed, book of accounts, voucher, receipt, letter, memorandum, paper or writing of any kind or of certain kind, any such document or any other document whatsoever relating to the matters in question in the suit or any of them or wherein any value has been made or shall be made or any of them other than and except documents set forth in the said last and second schedules annexed.

Form No. 17.

ORDER IX, RULE 30—NOTICE TO ADVERTISE DOCUMENTS

(Binding as in Form No. 1.)

Take notice that the plaintiff (or defendant) in this suit proposes to adduce in evidence the several documents hereunder specified and that the same may be inspected by the defendant (or plaintiff), his attorney, or agent on or before the _____ day (or days) from service of this notice between the hours of _____ and _____ and that the defendant, or plaintiff, is hereby required to advise that such of the said documents as are specified be originals, bona fide copies, signed or executed as their proper originals, or have been, and then state as are specified as copies are true copies and that such of the documents as are stated to have been served, sent or delivered here as served, sent or delivered as the respective copies, in this notice stated (having all just statements to the effect of the said documents as evidence as this notice), and that pursuant to G. L. c. 2 of the Code of Civil Procedure, such admission must be made in writing and signed by the plaintiff (or defendant) or his attorney or agent or agent and filed in the office of the Registrar of this Court within 4 days from the service of this notice.

Dated,

To E. F., Attorney at Law for defendant (or plaintiff),

or G. H., Attorney at Law for plaintiff (or defendant),

(Here describe the documents.)

Originals—

Description of documents.	Copies—	Date.
Description of documents.	Date.	Original, or copy, sent and or delivered, when, how and by whom.

Form No. 18.

SUMMONS FOR INTERROGATORIES.

Let the plaintiff (or defendant) attend before the Master (or Registrar in the case may be) at his Chambers on the _____ day of _____ at 11 o'clock in the forenoon, on the hearing of an application on the part of the plaintiff (or defendant) that the plaintiff (or defendant) be at liberty to deliver to the _____ interrogatories in writing and that the said _____ do within ten days answer the questions in writing, by affidavit.

Form No. 19-A.

ORDER X, RULE 3—INTERROGATORIES.

(Binding as in Form No. 1.)

Interrogatories on behalf of the above-named (plaintiff or defendant) G. H., by the commission of the above-named defendants E. F. and G. H., or plaintiff—

1. Did not, etc.

2. Did not, etc.

The defendant, E. F., is required to answer the interrogatories annexed to

The defendant, G. H., is required to answer the interrogatories annexed to

the above interrogatories.

Form No. 19-B.

SUMMONS FOR ORDER TO ANSWER INTERROGATORIES.

(Paraphrase, see Form No. 15) on the part of the plaintiff (or as may be) that the defendant (or as may be) may be ordered within _____ days after service, to make and file a full and sufficient affidavit in answer to the interrogatories (or to the interrogatories numbered _____ of the interrogatories) delivered by the plaintiff (or as may be) and that the said defendant (or as may be) may be ordered to pay the costs of this application.

Form No. 14-C.

SUMMONS TO ANSWER SUFFICIENCY OF ANSWER, AND FOR ORDER TO ANSWER FURTHER.

(Formal parts, see Form No. 13) on the part of the plaintiff (or as may be) to consider the sufficiency of the answer of the defendant (or as may be), filed the _____ day of _____ 19____, in the interrogatories numbered _____ of the interrogatories delivered by the plaintiff (or as may be) for the examination of the said defendant (or as may be), and that the said defendant (or as may be) may be ordered, within _____ days after service, to make and file a full and sufficient affidavit in further answer to the said interrogatories numbered _____. And that the said defendant (or as may be) may be ordered to pay the costs of this application.

Form No. 14-D.

SUMMONS FOR ORDER TO ANSWER, NOTWITHSTANDING OBJECTION.

(Formal parts, see Form No. 13) on the part of the plaintiff (or as may be) that, notwithstanding the objections raised by the defendant (or as may be), by his affidavit, filed the _____ day of _____ 19____, to answer the interrogatories numbered _____ of the interrogatories delivered by the plaintiff (or as may be) for the examination of the said defendant (or as may be) the said defendant (or as may be) may be ordered, within _____ days after service, to make and file a full and sufficient affidavit in answer to the said interrogatories; and that the said defendant (or as may be) may be ordered to pay the costs of this application.

Form No. 15.

ORDER XIII, RULE 1.—JUDGES MASTER'S OR REGISTRAR'S SUMMONS.

(Reading as in Form No. 1.)

Let all parties concerned attend the sitting of the Judge (Master, Registrar or his Clerks) on the _____ day of _____ 19____ at 11 o'clock in the forenoon in their own way. Filed this _____ day of _____ 19____.

Attested: Registrar or Clerk, Clerk.

This summons was taken out by E. M., attorney (or solicitor for the plaintiff) (or defendant) (and will be attended at the hearing by counsel on his behalf).

(The following affidavits are served with and will be used in support of this summons, viz.,

To _____
I swear the names of the persons (or their pleaders) to be served (or, if it is not intended to serve this summons on any person)

(Signed) E. M., Attorney (or Solicitor for the plaintiff (or defendant).

Form No. 20.

ORDER XIII, RULE 6.—ORDER OF JUDGES MASTER'S OR REGISTRAR'S SUMMONS (OR ORIGINAL PETITIONS).

Is the Hon. Judge or Registrar at Motion
Ordinary Original Petition *Exhibitions*.

Now, the _____ day of _____ 19____.

Then Hon. Mr. Justice (or the Master or Registrar),
in Chambers

C. S. No. _____ of 19____

(or Original Petition No. _____ of 19____).

Between:—

AND

Plaintiff.

Defendant.

Upon hearing Mr. _____ and upon reading the _____ (or Original Petition) filed on the _____ day of _____ 19____, and the affidavits of _____ and _____ of _____ 19____, it is ordered that

And this Court doth order to pay the costs of this application.

(When the fixed costs of the application are made only in the cause.)

That in the event of the costs of this writ being awarded to the
 Plaintiff Defendant do pay to the Plaintiff the sum of Rs. 20 being
 Applicant other party Applicant
 Plaintiff's Defendant's Plaintiff's
 the Plaintiff's Defendant's Plaintiff's
 of this writ being awarded to the Defendant On Plaintiff's do pay to the
 other party Applicant
 Defendant the sum of Rs. 15-0-0 being the fixed costs of this application,
 other party
 (Where the taxed costs of the application are made costs in the cause)
 That the taxed costs of this application be made in the cause

By the Court,
 Assistant Registrar or Bench Clerk



Form No. 21.
 ORDER XIII, RULE 8.—NOTICE OF MOTION.
 (Moving on or Form No. 1.)

Take notice that the Court will be moved on day,
 the day of 19 at o'clock in the forenoon or at
 noon (whereby an appeal can be heard by that
 court) next subject matter of the motion.
 Dated the day of Assistant Registrar.

(The following affidavits are served with and will be used in support
 of this motion, viz.,

To: Insert the name of the person (or their pleader) to be served.

(Signed)

Attorney (or Pleader) for the plaintiff
 (or defendant).

Form No. 22.
 ORDER XIV, RULE 11.—CERTIFICATE TO AN APPLICANT AS TO SERVICE TO AN
 ADMIRALTY.

(When applicable)

That is the subject matter "A" referred to in the affidavit of A.B.
 sworn for affidavit before me this day of

(Signed) C.D.,
 Commissioner.

Form No. 23.
 SPECIAL MASTER DECREE.
 IN THE HIGH COURT OF JUSTICE AT MADRAS.
 On My Grand Jury Verdict.

The Honorable Mr. Justice
 GEORGE V. by the Grace of God, of the United Kingdom of Great
 Britain and Ireland, and of the British Dominions beyond the seas, King-
 Emperor of the Faith, Emperor of India.
 U.S. 3-0-0 of 189

Between
 A.B. (name, address, and description) Plaintiff,
 and
 C.D. (name, address and description) Defendant.

Single money decree
 Claim (here insert particulars of claim from revenue statement).

This Court coming on this day before the Court for
 the purpose of
 It is ordered and decreed that
 do pay to the Plaintiff the sum of Rupees
 with interest thereon at the rate of one per cent. per
 annum from the date to the date of redemption of the
 said sum, and do also pay to the Plaintiff the costs
 of this writ when taxed and noted as the charges taxed
 and interest thereon at the rate of one per cent. from the
 date of taxation to the date of redemption.
 Witness, the Honorable
 Chief Justice at Madras attested this day of
 189

For Assistant Registrar,

Plaintiff's cost taxed on the
 day of 189 at the
 rate of Rupees
 (Rs.)
 Signed Assistant Registrar.

Form No. 20.

ORDER XVI, RULE 2.—**REQUIREMENT OF DOCUMENTS SUBMITTED AS EVIDENCE.**

Sole No. of 19 .

Sums and other r. Appraisals and similar.

Exhibit A produced by the plaintiff (or the witness) on the day of 19 and proved against the defendant by the defendant. (Signed) Bench Clerk.

Form No. 27

ORDER XVIII, RULE 4.—**PROCLAMATION OF SALE OF MOVABLE PROPERTIES.**
IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Ordinary Original Civil Jurisdiction.

Original Suit No. of 19 .

Execution Application No. of 19 .

Debtors—1. A. B. and
2. C. D. } Plaintiffs.

1. E. F. and
2. G. H. } Defendants.

Proclamation of Sale.

Whereas by a decree made in the above suit, and dated the day of the above-named defendants were ordered to pay to the above-named plaintiffs the sum of Rs. and Rs. the costs of suit, making in all the sum of Rs. together with interest thereon at the rate of Rs. per cent per annum from the said day until payment, and by an order for sale, dated the day of the above-named property described in the schedule hereto was ordered to be sold by the Sheriff of Madras, (Official Receiver [or auctioneer,] in satisfaction of the said decree, and whereas on the day of 1915 the said property there was due thereunder, the sum of Rs. for principal and interest.

Notice is hereby given that the said property will be sold by public auction, by the Sheriff of Madras, at the place of sale. The interest of the above-named defendants in the said property, and the claims and liabilities attaching thereto are, so far as can be ascertained, set out in the said schedule.

Conditions of Sale

1. The property is sold under the conditions prescribed by the Code.
2. The Auctioneers are (or are not) at liberty to bid.
3. The amount to be advanced at each bidding shall be stated by the auctioneer before the sale is concluded.
4. In the event of any dispute arising as to any bidding the lot shall at once be put up again to auction.
5. The sale is subject to a reserved bidding for each lot, which has been fixed by the Master or Registrar.
6. Each purchaser shall pay the price of the lot purchased by him to the auctioneer, immediately the same is knocked down to him.
7. No objection shall be taken by any purchaser that the property, or the interest of the defendants therein has been incorrectly described or mentioned in this proclamation or on the ground of any defect herein.

SCHEDULE

Number of lot.	Description of property	Interest of the defendant.	Particulars of claims or debts.

Form No. 28.

ORDER XVIII, RULE 4.—**PROCLAMATION OF SALE OF IMMOVABLE PROPERTIES.**
(Continued.)

Proclamation of Sale

Whereas by a decree made in the above suit, and dated the day of the above-named defendants were ordered to pay to the above-named plaintiffs the sum of Rs. and Rs. the costs of suit, making in all the sum of Rs. together with interest

thereon at the rate of Rs. _____ per cent per annum from the said day until redemption, and by an order for sale, dated the _____ day of _____, the aforesaid property described as the schedule hereto was ordered to be sold by me on instructions of the said court. And whereas on the _____ day of _____, (please insert the date) there was a sale of the said property for the sum of Rs. _____ for principal and interest. And whereas by an order made in the above case, and dated the _____ day of _____, it was directed that the sale of the said property (or lot No. _____) should be made subject to the terms of X.Y. of (please insert description) who claims under a mortgage, dated the _____ day of _____, situated in town of the said _____ at the rate of Rs. _____ per cent per annum, and redeemed, etc., to be entitled to repayment of a sum of Rs. _____ with interest thereon from the _____ day of _____ 19____.

And whereas it is represented by the decreeholder that he caused search to be made in the office of the Registrar of Assurances at _____ from the _____ day of _____ to the _____ day of _____, and that the documents specified in the fifth column of the schedule hereto were found as here last registered in respect of the several lots appertaining to which the sale was ordered, and that the said lots are severally subject to the mortgages and claims of specific debts respectively as the fifth column of the said schedule and to the losses and encumbrances specified in the seventh column. I hereby certify that the Registrar of Assurances (Official Receiver or A.D. Assurances) will sell the said property by public auction at (insert place of sale) on the _____ day of _____, subject to the conditions of sale hereunder as the law and at the time in the said schedule specified. Copies of this proclamation may be had gratis of A.D. at (insert name and description).

Conditions of Sale.

1. The conditions prescribed by the Code shall apply to this sale.
2. The highest bidder (the cash bid) shall be the purchaser and if any duplicate bids as to one lot, the lot shall be put up again. (There will be a reserve price for each lot, and) the dealer-bidder shall (or shall not) be at liberty to bid. No person shall advance a bid more or more bidding than shall be caused by the auctioneer on putting up the lot, and no bidding shall be retraced.
3. Each purchaser shall immediately after the sale to him pay to the auctioneer Rs. _____ out of the purchase money and sign the agreement below and shall pay the balance of the purchase money to the auctioneer before _____ p.m. on or before the fifteenth day after the sale to him.
4. The property (or lot No. _____) is sold subject to the mortgage, dated the _____ day of _____, and above referred to and to all claims and rights of the said X.Y. thereunder.
5. The property is believed, and shall be taken, to be correctly described as in quantity and otherwise, and any mistake or misstatement in this proclamation shall not bind the sale, or be a ground for any objection on either side.
6. Each of the documents of title in the possession of the decreeholder (or now in Court) in relation herewith, to any lot will be delivered to the purchaser of such lot. All other documents which relate exclusively to the property sold will be delivered to the purchaser at lot No. _____ or such other person as the Court may determine.
7. The contents of the Registrar of Assurances of the result of the above search, copy of the decree under which the property is sold and the names of the losses and encumbrances referred to in column 5 of the schedule hereto) may be inspected at the office of the said Court on any day before the sale during office hours (or at the office of the Official Receiver or auctioneer at (insert place)) on any day before the sale between the hours of _____ and _____, and whereas the purchaser shall have inspected the same or not, he shall be considered by bidding at the sale to have waived all objections appearing on the face thereof.
8. The further leaving of the above sale is adjourned to the _____ day of _____, when the sale will come before the Court as Master for confirmation. On such day any purchaser may make an objection to the sale of which he shall have given not less than five days' previous notice in writing to the parties to the sale. Any objection not so made shall be considered as waived and if no objection be so made, the sale shall be considered as accepted, and the sale as valid in all respects and in this respect none shall be deemed all the sources of the contract.
9. Each purchaser shall before the sale _____ day of _____ bring into Court two copies of a certificate of the sale of the lot purchased by him for the approval and signature of the _____ Registrar, and all such papers shall have the stamp, prescribed by the Indian Stamp Act 1859, Schedule 1, article 18 as amended by the Indian Act VI of 1902 at which the sale shall be made by the purchaser.
10. If any purchaser fail to comply with any of these conditions, he deposit now, if the Court thinks fit, after defraying the expenses of sale he is entitled to discontinue and the lot or lots sold to him shall be void, and such purchaser shall be liable for the consequences (if any) of such breach together with all expenses attending the same.

[illegible]

Measurement of Δ_{H2O}

It is hereby agreed that, all the sale by auction this day of the property above described, A. B. if (sold and destroyed) was the highest bidder, he and his become the purchaser of it for the use of his upon the terms above mentioned, but that he has paid in the advance the sum of \$ day of month of 19 and when he is in respect of the stamp imposed herein.

Witness my hand this day of

Witness my hand this day of

Suppose $G = H_1$
 Sheriff of Maricopa, Official Report, Arizona

Form No. 049

Order XIX, Rule 5.—APPLICABLE FOR JUDGMENT OF A DEED
OF CONVEYANCE UNDER SECTION 36 OF THE DEED

Figure 1

motivation: 30%

Application of A.B., the shortened version

The shortened pleated skirt is as follows:-

(*Use and of particular regard by Order XVI, Rule 11 (2) of the Code (i.e., 10, 20, 30, 40, 50) includes an unnumbered paragraph.*)

4. The defendant is a resident of _____ within the local limits of the Court of the District Munsif at _____ and has immovable property situate therein. He has no property movable or immovable within the local limits of the jurisdiction of this Court for the property of the said defendant within the local limits of the jurisdiction of the Court remains only of _____ and is not sufficient to satisfy the said debt.

The plaintiff prays that the said disease may be transmitted (through the District Court of) to the Court of the District of Columbia.

I, A.D., the abovesigned plaintiff, declare that the facts stated above are true to my knowledge, except as to matters stated to be on information and belief and as to those matters I believe them to be true.

(Signed) J. H. _____ (Signed) A. H. _____
Attorney for Victim for the Plaintiff. Plaintiff

Twelve Mo. 1899

Queen XIX, Kate II.—Application for Extension of a Decree in Queen
for Payment of Money.

Hansen, G. 1999.

Application of A.D., shortened *duff*, in execution.

- [illegible]

71. I, J.H., plaintiff above named, hereby declare that the facts herein stated are true to my knowledge, and swear that

(1) A warrant may be issued for the arrest of the person named in paragraph 13, if

(7) A warrant may be issued for the attachment and sale of the movable property to the person(s) of the person covered in paragraph 10 at the address given, stated, of whose property, I declare that the said person is sole and absolute owner. or

(D) An order may be made prohibiting X.Y. of (address and description) from giving to the said A.B., or otherwise parting with, the possession of the property described in the schedule hereto, of which the said A.B. is the sole owner, subject to a lien of the said X.Y. for Rs. : or

(10) A warrant may be issued for the attachment and sale of the immovable property described in the schedule hereto; and that

(3) A notice may issue to the person named in paragraph (1) at the address therein stated, to appear before the Court on the _____ day of _____, and show cause why the said decree should not be executed against him (as the legal representative of E. F., the defendant decedent), who died on the _____ day of _____, in respect of the _____ of _____.

Witness my hand and seal of the said court at the County of _____, State of _____, this _____ day of _____, 19____.

SUMMARY

Serial number	Description of property	Amount of judgment/award	Insurance cost

(5) (a) $A \rightarrow B$

Point 11

(Elgert) L.M.

Attorney (or Vendor) for the Plaintiff.

Figure 7(a). 51

German XIX, Rule II - Authorization For Exchange of Dollars on German Marks and for Payment of Money.

©Cambridge University Press

Application of A.B., (in plaintiff's absence), in execution

- [illegible]

7. Name and present address of person against whom action is now pending.

¶ 1. A. B., the plaintiff hereinabove, hereby declares that the facts herein stated are true to my knowledge, and avows that:

(Where a sale is derived.) (C) The immovable property in the schedule hereto specified may be sold and that Messrs. C.D. & Co. be appointed, commissioners to sell the same as aforesaid, at a commission of five per cent. on the sale proceeds of 24 per cent. or

(2) A warrant may be issued for seizing the applicant as possessor of the immovable property in the schedule herein set forth as

[illegible]

(4) Notice may be taken (provided as in Part No. 503)
 Dated 4th _____ Day of _____ 19____

ACQUITTALS

(Shigrovskiy) 4. 39

15 Jan 2006

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Attorney (or Field) for the Plaintiff

Page 24 of 30

GEORGES XIX, BOUL. 14.—NORTH SIDE OF THE GARDEN, BOUL. 14 DE LA RUE DE LA

34

Hosts and distribution

This notice then on the _____ day of _____ the above-
named plaintiff presented to the undersigned in this Court that the Court was
seized, on your behalf, a deed of attorney, signed a deed to herewith
conveyed, of the considerable property specified in the deed to herewith
_____ day of _____ is appointed for the hearing, and that the
Court is to hear and determine the allegations therein at which you are required
to appear and to make any answer on the said day or within the time specified
or less than the day's notice in writing to the plaintiff or his plaintiff.

And also take notice that the address for service of the plaintiff is, etc.
Description of property.
Set out description as contained in the draft deed of assignment.

(Signed) _____
Master or Registrar.

LA

Form No. 33.

ORDER XIX, Rule 25.—CANCELLING MORTGAGE OF A DEED RECEIVED BY THE MASTER OR REGISTRAR.

In witness whereof C.D., the Master or Registrar of the High Court, Madras on behalf of the plaintiff A.B. and in possession of the deed, dated the _____ day of _____ and made in a suit in the said Court, numbered _____ of _____ wherein the defendant E.F. was plaintiff, and the said A.B. was defendant, set his hand and the seal of the said Court, this _____ day of _____

(Signed) A.B.,
By C.D.,
Master or Registrar.

LA

Form No. 34.

ORDER XIX, Rule 25.—ENFORCEMENT OF A NONCOMPLIANCE ORDER BY THE REGISTRAR.

(Case-title.)

For E.F. or order.

(Signed) A.B.,
By C.D.,
Master or Registrar of the said Court.

LA

Form No. 35.

ORDER XIX, Rule 25.—FACILITATING ORDER, WHERE THE PLAINTIFF OBTAINS OR SHOWS ON OATH A DECREE IN THE NAME OF A COURT OF JUSTICE OR OF A PUBLIC OFFICER.
(Case-title.)

To

Sir,
The plaintiff having applied under Order XIX, Rule 25 of the Code of Civil Procedure, for an attachment of certain money (or property) now in your hands (then state how the money or property is supposed to be in the hands of the person addressed, as bank account, etc.) I request that you will hold the said money (or property) and any interest or dividend becoming payable thereon until the _____ day of _____ or submit to the further order of this Court (if the order be addressed to a public officer continue) and that, if you have no notice of any claim to, or interest in, the said money (or property), other than that of the person named C.D., you will bring the same into this Court, to the credit of the above suit, or, if you have any objection to so doing, that you will inform me of the grounds thereof.

Dated this _____ day at _____ 19 _____

I have the honour to be,
Sir,
Your most obedient servant.

(Signed) _____
Registrar.

LA

Form No. 36.

ORDER XIX, Rule 25.—ORDER OF ASSIGNMENT OF A DEED, WHEN BOTH DEEDS ARE IN THE HIGH COURT.
(Case-title.)

It is ordered that A.B., the plaintiff, shall be at liberty at any time before the _____ day of _____ to apply to this Court for execution of the decree of this Court, dated the _____ day of _____ and made as Original No. _____ of _____ wherein C.D., the defendant defendant, was plaintiff, and E.F. was defendant, and that any moneys realized as execution shall be applied in satisfaction of the decree made in this suit and dated the _____ day of _____

Form No. 37.

ORDER XIX, Rule 25.—ASSIGNMENT OF A DEED OF A FOREIGN COURT.
(Case-title.)

To

Judge of the Court of _____

Sir,

The plaintiff having applied, under Order XIX, Rule 25 of the Code of Civil Procedure, for the attachment of a decree of your Court, dated _____

the day of and made in Original Book No. _____ wherein the above-named O.R. was placed, and N.F. was defendant, I request that you will stop the signing of the said decree until the same is verified or made available to the said decree as applied for by the holder of the decree now sought to be executed or by his judgment-debtor.

Dated the _____ day of _____ 19____

I have the honor to be,
Sir,
Your most obedient servant,
(Signed) _____
Register.

L.S.

Form No. 38.

ORDER XIX, Rule 31.—**WRITING TRANSMITTING DECREE FOR EXECUTION AND COMMISSION FOR ATTORNEY (WHERE THE ATTORNEY DECRIES AS A MORTGAGEE UNDER A MORTGAGE DEED).**

(Caption-title.)

To _____
Judge of the Court of _____

Sir,
The plaintiff having applied under Rs. 26, 30, 41 of the Code of Civil Procedure and Order XIX, Rule 31, of the rules of the High Court, 1907, for the enforcement of the decree in the above suit, dated the _____ day of _____, 19____, to your Court, for execution, and being desirous of applying to your Court, for execution of the decree of your Court, dated the _____ day of _____, 19____, and made in Original Book No. _____ of _____, I enclose herewith the documents noted below, and hereby request the entry, dated the _____ day of _____, 19____, regarding the execution of the said decree, to be as regards my application by the above-named plaintiff.

Dated this _____ day of _____ 19____

I have the honor to be,
Sir,
Your most obedient servant,
(Signed) _____
Register.

Form No. 39.

ORDER XIX, Rule 31.—**APPLICATION FOR ISSUANCE OF A WARRANT OF SALE OF ATTACHED LANDMORTGAGE PROPERTIES.**

(Caption-title.)

Execution Application No. _____ of _____
Application No. _____ of _____

A. B., the above-named plaintiff, applies, under Order XXI, Rule 36 of the Code of Civil Procedure and Order XIX, Rule 36 of the rules of the High Court, 1907, as follows:—

1 That the immovable property described in the schedule to the above execution petition, and attached by the Sheriff of Madras on the _____ day of _____, 19____, may be sold at public sale, by public auction, and that an order may be passed for the issue of a warrant of sale.

2 That the proclamation of sale herewith filed may be notified and approved.

3 That amounts may be paid to C. B., the defendant, to bring into Court the documents in his possession or power relating to the said immovable property.

Form No. 39-A.

ORDER XX, Rule 1.—**PROCEEDINGS UNDER AND COMPLAINT NOTING IN THE HIGH COURT OF JUDICATURE AT MADRAS.**
Ordinary Original Civil Jurisdiction.

C.S. No. _____ of 19____

Between _____

and _____

Plaintiff

Defendant.

After making the execution application of plaintiff filed on the _____ day of _____ 19____, and the defendant of _____ day of _____ 19____, and the plaintiff's application of _____ day of _____ 19____, and it appearing that the defendant has failed to satisfy the decree made herein, on the _____ day of _____ 19____, directing him to pay to the plaintiff the sum of Rs. _____, IT IS ORDERED that the defendant herein be and he is hereby prohibited and restrained until the further order of this Court from absconding or removing from _____ (the premises) the debt or property set out in the schedule hereto, and that the said premises be and they are hereby prohibited and restrained until the further order of this Court from paying or delivering the said

debt or property to any person whatsoever, and that the said receiver, their pleaders or agents, do stand the Master in Chambers on the day of 1901, at 11 o'clock in the forenoon to show cause why the said receiver should not be brought into Court and applied in satisfaction of the said debts.

Dated this day of 1901.

SCHEDULE

Register,

Form No. 40.

ORDER XX, RULE 13.—ORDER APPOINTING RECEIVER.

(Case-title)

It is ordered that A. B., do, and he is hereby appointed the receiver of the movable property, and of the rents, issues and profits of the immovable property, belonging to the estate of the said , in the proceedings in the said , with power to get in and collect the outstanding debts and claims due to the estate of the said , and with all the powers provided for in Order XI, Rule 1 (3), (4) 2, of the Code of Civil Procedure, except that he do not, without leave of the Court, (1) grant leave for a defendant to bring a plea, or (2) bring a plea to a District Court or a District Judge's Court except leave for such, or (3) petition an appeal to any Court (except in the case of a suit) above the value of the appeal money Rs. 1,000 or (4) exceed in the value of any property or any interest of two years more than half of the net annual rental of the property to be received, such rental being calculated at the amount at which the property to be received would be let when in a fair state of repair. And it is further ordered that the defendant and all persons claiming under them do deliver up possession of the said property, movable and immovable, of the said , together with all leases, agreements for leases, tenancy books, papers, documents and writings relating thereto, to the said receiver. And it is further ordered that the said receiver do take possession of the said property, movable and immovable, and collect the rents, issues and profits of the said immovable property, and then the defendant and occupants do stand and pay their debts in arrears and account to the said receiver. And it is further ordered that the said receiver shall have power to bring and defend suits in his own name, and shall also have power to sue the names of the plaintiffs and defendants who are to be substituted out of the estate and effects of the said . And it is further ordered that the receipt or receipts of the said receiver shall be a sufficient discharge for all such sums or sums of money as property to be paid or delivered to him as such receiver as aforesaid.

And it is further ordered that the said receiver do not of the first money to be received by him pay the duties due from the said and shall be entitled to retain in his hands the sum of Rs. 200 for current expenses, but subject thereto, shall pay his accounts, as soon as the same come to his hands, into Court to the credit of this suit. He shall once in every six months, or his agents and vouchers in Court, the first account to be filed on the day of and to be paid before the Official Referee or other officer of this Court on the day of.

He shall be entitled, on his paying his accounts to draw from the funds in Court to the credit of the suit or make a constitution at the rate of 5 per cent on the net amount referred to him as his remuneration for the sum of Rs. per month, or on the sum may be, as his remuneration, (or, he shall act without any remuneration).

And it is further ordered (before an additional officer establishment is appointed) that the said receiver shall be allowed to charge to the estate in addition to his own office establishment, the following further establishment—

And the further consideration of this suit is adjourned to the day of

Form No. 41.

ORDER XXIII, RULE 2.—REPORT BY COMMISSIONER APPOINTED TO TAKE THE PARTNERSHIP ACCOUNTS.

(Case-title)

Report of E. F., the Commissioner, appointed by the Court hereon, dated the day of

1 In pursuance of the said decree, I have examined the books and papers of the partnership therein mentioned, and taken the account thereby directed. A copy of my proceedings is annexed hereto, and appendix I annexed sets out the names of the witnesses concerned, and appendices II the documents proved, before me.

2 The debts, property and effects of the said partnership consist of the particulars specified in schedule I hereto, whereof Part I sets out sums to hand, and Part II assets still outstanding. I estimate the value of the several particulars mentioned in the said schedule at the several amounts set opposite therein respectively in the third column, and the total value thereof at the sum of Rs. . The particulars mentioned in schedule II are incorporeal or uncollected, and I have therefore not included them in the assets of the partnership.

3 The debts and liabilities of the said partnership are specified in schedule III hereto and amount to the sum of Rs. , and including advances made to the firm by the several partners amount to Rs. .

4 The particulars of the advances made to the firm by the several partners are set forth in schedule IV hereto.

5 After deducting from the total estimated value of the assets of the partnership the total amounts due from the firm to third parties, the amount due to the partners for advances and capital, and the sum of \$10,000 for the estimated costs of this unit, as specified in schedule VI hereinafter, there remains the sum of \$10,000 as the estimated net profits of the partnership.

6 The separate accounts of the several parties hereto, showing the several assets shown by them as amount of profits, the amounts due to them respectively for capital, advances, and profits, and the balances due to or by them respectively, are set forth in schedule V hereinafter under their respective names.

(C) If there has been a loss, the debts and liabilities of the partnership, together with the estimated costs of this unit, as shown in schedule VI hereinafter, exceed the estimated value of the assets for the sum of \$10,000, which sum is added to the several partners in the following items to the plaintiffs, \$10,000 to the 1st defendant, \$10,000 to the 2nd defendant, the sum of \$10,000 to the 3rd defendant.

(D) The separate accounts of the several parties, showing the balances due from them respectively, are set forth in schedule V hereinafter, under their respective names.

7 In taking the said accounts I have disclosed the payments and items specified in schedule VII hereinafter, for the amounts set out in column 4 thereof and the same are payable to the partnership by the several persons mentioned in column 5, and are included in Part II of schedule I as outstanding of the firm.

SCHEDULE I.

Assets.

Serial Nos.	Description	Amount.	Estimated value.
Part I.—In hand.			
1	Cash with Plaintiff	1,000 00	1,000 00
2	Cash with Defendant No. 1	"	
3	Cash with Defendant	"	
4	Cash at bank	"	
5	Stock in hands of Plaintiff	"	1,000 00
		Total	
Part II.—Outstanding.			
6	Due to E. T.	1,000 00	1,000 00
7	Due to J. M.	"	
8	Due to J. M.	"	
9	Due to J. M.	"	
		Total	
		Total	

SCHEDULE II.

Schedules A and B.

Serial No.	Description of property	Amount.
		\$10,000 00

SCHEDULE III.

Debits and Credits.

Serial No.	Description	Amount.
Part I.—To third parties.		
1	To P. Q. R. R. R.	100 00
Part II.—To partners.		
2	To A. B. C. D. E. F. G. H. I. J. K. L. M. N. O. P. Q. R. S. T. U. V. W. X. Y. Z.	100 00
Total		

SCHEDULE IV.
Accounts of Defendant's Attorney.
Plaintiff's account.

Dr.			Cr.		
Date	Item.	189	Date.	Item.	189
	Amount withdrawn Interest thereon in payment	189 & P.		Advance .. Disburse (long in ..	189 & P.
	Balance ..				
	Total ..			Total ..	

(If defendant's account
has not entered as above.)

SCHEDULE V.
Accounts of the several parties.
Plaintiff's account.

Dr.			Cr.		
	189 & P.			189 & P.	
1	Trans. on account of profits ..		2	By capital ..	
2	By balance ..		3	By 1/3 share of profits ..	
	Total ..			Total ..	

(Set out accounts of other parties, and persons entitled to share profits, showing whether there is a balance due to or from each of them. If there is a loss, the share of loss will appear on the debit side, instead of the share of profits on the credit side.)

SCHEDULE VI.
Statement of the Costs of Suit.

(1) Costs of plaintiff ..	189	189	189	189	189	189 & P.
(2) Costs of 1st defendant ..	189	189	189	189	189	
(3) Costs of 2nd defendant ..	189	189	189	189	189	
(4) Costs of 3rd defendant ..	189	189	189	189	189	
(5) Costs of 4th defendant ..	189	189	189	189	189	
(6) Remuneration of Counselor at Law ..	189	189	189	189	189	
	Total ..					

SCHEDULE VII.
Accounts of Disbursements.

Serial number.	Party charged.	Description of item, and reference to personally kept.	Reason for disbursement.	Amount.
1	Plaintiff ..	In July 90, Judge .. To 12, 10 daily.	This cost authorized by the partnership agreement, to the usage of the partnership.	189 & P.
2	1st defendant ..	3d August 90, Judge .. To 21 p.	This is an account of 1st defendant's personal disbursements.	
3	2nd defendant	
4	Plaintiff ..	To X, Y, for rent	
			Total ..	

Signed this

day of

189

(Signed) E.F.
Counselor.

Form No. 42

Order XXIII, Rule 23.—Order for Committal to Prison, Madras.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Ordinary Original Civil Jurisdiction.

No. of 19 .
 The Hon. Mr. Justice (or, Before the Master)
 in Chambers.
 Between, —
 A. B. Plaintiff
 and
 C. D. Defendant.

Upon the application of Mr.
 and upon reading the Master's summons issued
 and dated the day of 19 . and also the affidavits
 of
 and on the day of 19 . and

It is ordered that a commission do issue out of and under the seal of
 this Court directed to
 to take the examination, cross-examination
 and re-examination of interrogatories of some sort of the persons
 mentioned in the schedule hereto
 and the order made therein and of executing the said witness and of
 taking other copies of his or their depositions, do within the term of the
 said day of 19 .

And it is further ordered that the parties hereto be at liberty to
 appear before the said commission either in person or by their agents
 or pleaders, and that should they not so appear the said commission may
 proceed ex parte and that the costs of, and incident to, such application
 and taking other copies of his or their depositions, do within the term of the
 said day of 19 .

Dated this day of 19 .

SCHEDULE.

Name.	Description.	Residence.

Deputy.

Form No. 43.

Order XXIII, Rule 23.—Form of Committal.

(Mending as in Form No. 1.)

George the Fifth, by the Grace of God, of the United Kingdom of
 Great Britain and Ireland, and of the British Dominions beyond the Seas,
 King, Defender of the Faith, Emperor of India.

To
 Whereas the evidence of the persons mentioned in the schedule hereto
 is required by the in the above said; you are requested to
 take the examination, cross-examination and re-examination of inter-
 rogatories or viva voce of such witnesses and you are further requested
 to make return of such examination on or before the day of 19 .
 Madras, this day of 19 .

Witness the hand of our Lord, and Governor
 and Commander in Chief in the East, and Governor

SCHEDULE.

Name.	Description.	Residence.

Form No. 44.

Order XXV, Rule 1.—Taxes as Assessed.

(Committal.)

Let all parties concerned attend before the Assistant Registrar, District
 Court, at the chambers in the High Court Building, Madras, to proceed with

The taking of security in pursuance of the order made herein on the day of 19 and to answer with the sufficiency to service of the process hereunder mentioned.

Dated this day of 19 (S.S.)

Signature.		
Name.	Address.	Description of property of surety.

Form No. 45.

ORDER XXVII, Rule 1—Notice or Affidavit to Respondent.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Appeal No. of 192

Appellant.
Respondent.

To

Respondent.

Take notice that the abovesaid applicant has preferred in this Court an appeal in copy of the memorandum whereof is hereto annexed from the judgment of the

No. of 19, wherein you were

as Clerk

If you intend to defend the appeal you must enter your appearance in person or by pleader by filing a notice to that effect with the Registrar in Form No. 46 appended to the Rules of the High Court, Madras, within 14 days from the date of the service of this notice upon you. In default of appearance being entered, the appeal will proceed and be heard and decided in pursuance of your election and without further notice.

(Signed)

Form No. 46.

ORDER XXVII, Rule 3—MEMORANDUM OF APPEARANCE TO AN APPEAL.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Appeal No. of 192

Appellant.
Respondent.

(Name of the respondent)

Do respondent abovesaid enter his appearance and intend to defend the appeal.

Dated this day of

(Signed)

(By the party or pleader.)

To the Registrar, High Court, Madras.

Form No. 47.

ORDER XXIX, Rule 2—PLAINT OF A DEBT BY MORTGAGE FOR PRINCIPAL.
ORDER AND RULE.
(Cause title)

Plaint.

A. D., the abovesaid plaintiff, states as follows—

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3.

Proceed as in paragraphs 1 and 2 of Form No. 4.

4. By way of security for moneys advanced to, and owing by, the defendant to the plaintiff as mortgagee of mortgaged was executed by the defendant in the plaintiff's favour on the day of 192, mortgaging certain property situated within the jurisdiction of this Court and described in the schedule hereto annexed.

5. The plaintiff has caused a search to be made in the register of mortgages of the sub-district in which the said property is situate, and is not aware of any incumbrances on the said property, other than those herein mentioned, or of any person possessing an interest in the said property, other than those who are made parties to this suit.

6. There is now due from the defendant to the plaintiff on the said mortgage the sum of Rs. (Give entire appropriate amount of principal and interest, at which Rs. is principal and interest.)

7.

8. The plaintiff prays—
(a) That the Court will order the defendant to pay to him the said sum of Rs. with such further interest as may accrue bearing the flag of the place and the day of payment, and also the costs of this suit, on some day to be named by the Court, and in default that the said property may be sold, and the proceeds (after deducting therefrom the expenses of the suit) applied in and towards the payment of the amount of the said principal, interest and costs;

(3) that, if such proceeds shall not be sufficient for the payment in full of such amount, the defendant may be ordered to pay to the plaintiff the amount of the deficiency with interest thereon at the rate of one per cent per annum until satisfaction, and

(4) that for that purpose all proper directions may be given and orders taken by the Court.

Given signature as in Form No. 4

SCHEDULE.

Serial number.	Description of the mortgaged property.	Particulars.		
		Date.	Amount.	Owner.

(Signed) D. V.
Plaintiff.

(Signed) A. B.
Defendant.

Form No. 48.

ORDER XXIX, Rule 2.—PLAINT IN A SUIT FOR A MORTGAGE OF AN UNREGISTERED PROPERTY OR OF THE PROPERTY OF AN UNREGISTERED HINDU FAMILY.

(Commence.)

Plaint.

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1. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

2. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

3. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

4. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

Form No. 49.

ORDER XXIX, Rule 2.—PLAINT IN A SUIT FOR MORTGAGE OF AN UNREGISTERED PROPERTY OR OF THE PROPERTY OF AN UNREGISTERED HINDU FAMILY.

(Commence.)

Plaint.

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1. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

2. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

3. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

4. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

5. That the plaintiff is a Hindu and a member of an unregistered Hindu family. The defendant is the father of the plaintiff and he was previously the owner of the mortgaged property in the plaintiff's name, for which the said mortgage was given as security. (Or, as the case of a mortgage by the manager of an unregistered Hindu family.) The defendant is the manager of the Hindu family consisting of himself and the defendants B, C and D, and in each mortgage he executed the said mortgage in respect of money advanced to him by the plaintiff for the purpose of the family.

7. The plaintiff prays,—

(a) that an account may be taken of the amount due to the defend-
ant for principal, interest and costs,
(b) that such payment of the same by the plaintiff, the defendant
be directed to (a) deliver to the plaintiff the mortgage instrument and
all the documents in his possession relating to the property, (a) deliver
possession of the said property to the plaintiff, and (b) pay the pro-
perty costs of Rs. 100 in value (c) to execute and register an acknowledgment
in writing to the effect that the interest created by the mortgage
has been extinguished.

(Enter particulars as in Form No. 5.)

SCHEDULE.

(See Form No. 47.)

Form No. 50.

ORDER XXIX, Rule 2—PLAINT OF MORTGAGEE DEMANDING TO EXERCISE
THE POWER OF SALE.

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1. The plaintiff admits that the mortgage is in favour of the 1st defend-
ant, dated the day of 1891, and that the mortgage is in priority over the interest
in the said property.

2. The plaintiff prays,—

(a) that an account may be taken of the amount due to the 1st
defendant under his mortgage, dated the day of 1891, for prin-
cipal and interest.
(b) that the plaintiff may be at liberty by a day to be fixed by
the Court, to pay the said amount and the costs of the 1st defendant of
the suit into Court, and that thereupon the said 1st defendant may be
ordered to bring into Court the said mortgage instrument and all docu-
ments in his possession or power relating to the property, and as witness
hereof to execute and register an acknowledgment in writing that the interest created by the said mortgage has
been extinguished.

(c) that the 2nd defendant (the mortgagee) may be ordered to pay
to the plaintiff the said sum to pay (into Court and the sum of Rs.
100 in value) the interest due under plaintiff's mortgage with such
further interest as may accrue, on the principal sum so paid into Court
from the said day to (day) for payment and on the said principal sum
of Rs. 100 from the day of the plaintiff's suit until payment and also the
costs of the suit on some day to be fixed by the Court and in default
thereof as in Form No. 47.)

Form No. 51.

ORDER XXIX, Rule 2—DECREE IN A SUIT BY A MORTGAGEE DEMAND-
ING TO EXERCISE THE POWER OF SALE.

(Final parts as in Form No. 50.)

It is declared that the several amounts due to the day of 1891,
are due to the plaintiff (a) for principal and Rs. 100 for interest,
making in all the sum of Rs. 100 and to C.D. the 1st defendant (the sub-
sequent mortgagee) Rs. 100 for principal and Rs. 100 for interest,
making in all the sum of Rs. 100, and it is further declared that there
is due to the plaintiff the sum of Rs. 100 and to the 1st defendant the sum of
Rs. 100 in their respective sums of the suit.

(Insert declarations as to the validity of the mortgage for the said
mortgagee under the provisions of the mortgage act and it is further declared that the
plaintiff is entitled to payment of the amount due to him in priority
to the 1st defendant (or if there be several subsequent mortgagees) that
the several parties herein are entitled to payment of the sum due to
them respectively in the following order—First, the plaintiff, secondly,
the 1st defendant, thirdly, the 2nd defendant, and it is directed as
follows,—

(1) The said 1st defendant and the said 2nd defendant shall be at
liberty as or before the day of 1891 to pay into Court the said
sums of Rs. 100 and Rs. 100.

(2) If payment shall be made as directed the plaintiff shall bring into
Court all documents in his possession or power relating to the mortgage
instrument and all documents in his possession or power relating to the property
and shall execute and register an acknowledgment in writing that the interest
created by the said mortgage has been extinguished, and thereupon he shall
be at liberty to apply for payment of the sum of Rs. 100 and the sum of
the plaintiff (the 1st mortgagee) is to receive and shall pay to the defendant
in possession of the said property.

(3) In default of payment in or before the said period or a
sufficient part thereof shall be sold and the said proceeds shall be paid
into Court and applied first in payment of the amount due to the plaintiff
together with such further interest and costs as may be allowed by the
Court, secondly in payment to the 1st defendant and costs as may be allowed by the
Court and the balance, if any, shall be paid to the 2nd defendant.

And the further consideration of the suit is adjourned to, viz.

And it is decreed as follows:—

1. The said 2nd defendant shall be at liberty on or before the day of to pay into Court said sum (to wit) the amount due to plaintiff and 1st defendant for principal, interest and cost.

2. On payment aforesaid, the plaintiff and the 1st defendant shall each bring into Court all documents in his possession or power relating to the assigned property in the place mentioned, and also the schedule, together signed copies of the receipt of the amount due to him, and if he claims and receives to and in the assigned property of himself, and of all persons claiming under him and whose claims he claims to have been extinguished; and whosoever they shall be at liberty to apply for payment out of the amounts due to them respectively.

3. In default of payment, as is aforesaid, the said proceeds of a sufficient sum thereof, shall be paid, and the same proceeds shall be paid into Court and applied first to payment of the amount due to the 1st defendant, together with such further interest and costs as may be allowed by the Court; secondly, in payment to the plaintiff of the amount due to him, together with such further interest and costs as may be allowed by the Court, and the balance, if any, shall be paid to the 2nd defendant.

And the further consideration of this suit is adjourned to.

Form No. 50.

ORDER XXII, Rule 2.—JUDICIAL ORDER FOR AN ACCOUNT IN A MORTGAGE SUIT.

Chin for an account of the amount due on a mortgage, dated the day of and made between and to redeem the property encumbered therein.

[Where an account is taken against a mortgagee in possession, charged against himself, for reimbursement on account of the rents and profits of the said property received by the defendant, or which without will default might have been so received, and to whom, etc.).

This suit coming on this day, viz.,

And it appearing that the defendant has been in possession of the mortgaged property since the day of and has made certain improvements therein: It is ordered that the following accounts be taken, that is to say:—

1. An account of what is due to the defendant for principal and interest under the said mortgage.

2. An account of the rents and profits of the mortgaged property in the place mentioned received by the defendant, or by any other person by his order or for his use, or which without the will default of the defendant might have been so received.

3. An account of all sums paid by the defendant for his and other public charges in respect of the said property.

4. An account of all sums paid by the defendant for the due management of the property, and the collection of the rents and profits thereof.

5. An account of all sums properly laid out by the defendant in necessary repairs and better improvements on the said property.

6. An account of the sums paid by the defendant for premiums on the policy of assurance, dated day of and interest thereon at the rate of % per cent. per annum.

7. An account of all sums properly paid by the defendant, in connection with rule No. per cent. per annum.

8. An account of the determination value of the mortgaged property since the day of, caused by the will default of the defendant is not repaying the same. (If which thereby say either not of suit).

9. [Where tender has been duly made to mortgagee in possession, last the mortgage amount to date of tender and add.] An account of the gross amount of rents and profits of the said property received by any other person by his order or for his use, or which without his will default might have been so received.

10. [Where account note are entered, add].—And in taking the said accounts aforesaid, note shall be made of the clear balance, and interest and in making such account note, except the first, the interest on such charge the defendant with compound interest thereof. But if the amount spent in any way by the defendant in respect of the matters mentioned is recovered by him, after deducting the interest due under the said mortgage, then interest shall be allowed to him at the rate allowed on such item.

11. And it is ordered that the defendant do, on or before the day of file in Court, and deliver in the plaintiff a copy of his account of the matters aforesaid, and that the plaintiff do, on or before the day of file in Court, and deliver in the defendant a copy of his account, if any, to such account and all say before the day of. It is ordered that the defendant do, on or before the day of file in Court his account of the matters aforesaid, and that the plaintiff do, on or before the day of file in Court a statement of his objections, if any, to such account and of

any items of merchandise, and that the defendants shall be at liberty to respect such statements.

And it is decreed as follows:—

12. The plaintiff shall be at liberty, within _____ months from the date on which the Court shall declare the amount (if any) due under the said mortgage, to pay the said amount and the costs of the said sale Court, and moreover the defendant shall bring into Court all documents in his possession or power relating to the mortgaged property together with an acknowledgement in writing signed by him at the receipt of the said sum and one-third thereof and interest in and in the mortgaged property at himself and of all persons claiming under him and under whom he claims, have been extinguished.

13. In the event of payment in as aforesaid, the said sums shall be delivered to the defendant, who shall, at the request of the plaintiff, enter in duly registering the said acknowledgments on the side of the register of mortgages of _____ (1) the mortgagee of the mortgaged property.

14. If the plaintiff shall make default in payment as aforesaid, then the defendant may apply for the sale of the mortgaged property, and the same or a sufficient part thereof shall be sold accordingly.

15. If, if it shall appear on taking the said accounts, that there is nothing due to the defendant, then the defendant shall deliver to the plaintiff the documents and the acknowledgments aforesaid and the proceeds of the mortgaged property, and shall pay to the plaintiff any sum which shall be found due from the defendant in virtue of the account due to him.

And the further consideration of this suit is adjourned to the day of _____

Form No. 57.

ORDER XXIX, Rule 1.—DECREE IN SUIT FOR SALE.

(Compulsory.)

(Formed partly as in Form No. 52.)

It is declared that there is now due on the said mortgage the sum of Rs. (1) for principal and the sum of Rs. (2) for interest, and that, on the day of _____ there will be due the further sum of Rs. (3) for interest at the said rate making, in all the sum of Rs. (4 & 5 & 6) and it is further declared that the defendant is personally liable for the said amount. And it is ordered as follows:—

1. The defendant shall be at liberty on or before the said day of _____ to pay into Court the said sum of Rs. (4 & 5 & 6) and the further sum of Rs. _____ for the costs of this suit.

2. On payment as aforesaid the plaintiff shall bring into Court (give into as in paragraph 3 of Form 52.)

3. In default of payment in as aforesaid, the said proceeds, or a sufficient part thereof, shall be sold, and the net sale proceeds shall be paid into Court and applied in payment of the said sums, together with said subsequent interest and costs as may be allowed by the Court, and the balance, if any, shall be paid to the defendant.

Form No. 58.

ORDER XXIX, Rule 4.—DECLARATION TO BE ISSUED WHERE TWO DEFENDANTS ARE AGED OR YOUNG AND ONE DEFENDANT SINGLE FOR THE MORTGAGE DEBT.

1. Where defendants are legal representatives of a deceased mortgagee—And it is further declared that A.B. and C.D. the defendants herein, are liable for the said amount to the extent of the property of E.F., deceased, once in their hands as his legal representatives.

2. Where defendants are Hindu father and son—And it is further declared that A.B. the son defendant, is personally liable for the said amount and that C.D. and E.F., the said son and son defendant, are liable only to the extent of the ancestral property belonging to them, and the said A.B.

3. Where the defendants are the owners and members of an undivided Hindu family—

And it is further declared that A.B., the son defendant, is personally liable for the said amount and that C.D. and E.F., the said son and son defendant, are liable only to the extent of the property of the undivided Hindu family consisting of them and the said A.B.

4. Where under the mortgage the mortgagee is not personally liable—And it is further declared that under the terms of the said mortgage C.D., the defendant, is not personally liable for the repayment of the said amount.

5. Where the personal remedy is barred by limitation—And it is further declared that the remedy of the plaintiff against C.D., the defendant, personally, is barred by limitation and that he is entitled only to repayment out of the mortgaged property.

Form No. 59.

ORDER XXIX, Rule 5.—ORDER FOR PAYMENT OR SET OFF DEBTOR.

(Compulsory.)

Upon reading the application of the plaintiff presented on the day of _____ and upon hearing Mr. _____, I find that the

Form No. 62.

ORDER XXIX, Rule 12.—ORDER CONFIRMING SALE, WHEN THE SALE PROCEEDS ARE NOT SUFFICIENT TO SATISFY THE DEBTS.
(Cross-title.)

This writ coming on this day for further consideration in the presence of me, and it appearing that there is now in Court in the credit of this suit the sum of Rs. _____ which is not sufficient to discharge the amount due to the plaintiff in full, and the plaintiff by his writ applying for a decree against the defendant, personally, for the delivery, it is ordered as follows:—

1. That paragraphs 1, 2 and 3 of Form No. 61—
2. _____
3. _____

4. That the sum of Rs. _____ be paid out of Court to A. B., the plaintiff, and that satisfaction of the said decree be entered up for the said sum.

5. That C. D., the defendant herein, do pay to A. B., the plaintiff, out of Rs. _____ (being the balance of the aggregate amount of principal, interest and costs, due under the said decree and further interest and costs lawfully accrued) together with interest thereon at the date of Rs. _____ per cent per annum from this day until realization.

6. Or, if any defendant be not personally liable. That C. D. and E. F., the defendant herein, do out of the property and estate of E. F., deceased, even so their hands in his representative, pay (provided as in paragraph 5).

Or, that G. H., the first defendant, do personally, and the said C. D., and E. F., and I. J., the second and third defendants, do out of the property of the undivided family, wherein they are members, in their possession, pay (provided as in paragraph 5 above).

Or, in the case of a mortgage by a Hindu, K. L., the first defendant, do personally, and the said C. D., and E. F., and G. H., the second and third defendants, do out of the mortgaged property, belonging to them, pay (provided as in paragraph 5).

SCHEDULE

(As in Form No. 61.)

Form No. 63.

ORDER XXIX, Rule 14.—DECREE BY A MORTGAGEE WITH OR WITHOUT INTEREST AGAINST A MORTGAGOR.
(Cross-title.)

(First parts as in Form No. 59)

This writ coming on this day, etc. It is declared that the plaintiff is entitled to redeem the said mortgage and that the amount due to C. D., the defendant (the mortgagee), on the _____ day of _____ 18____ for redemption is Rs. (A) for principal and Rs. (B) for interest at the rate of Rs. _____ per cent per annum, making in all the sum of Rs. (C) and Rs. (D) and the sum of Rs. (E) for his costs of this writ.

And it is decreed as follows:—

1. The plaintiff shall be at liberty, on or before the said _____ day of _____ to pay into Court the said sum of Rs. (C) and Rs. (D) and thereupon the defendant shall bring into Court all documents on his possession or power relating to the mortgaged property together with an acknowledgment in writing signed by him of the receipt of the said sum and that all claims and interest be due at the mortgaged property of himself and of all persons claiming under him and under whom he claims, have been extinguished.

2. In the event of payment as so aforesaid, the said sum shall be delivered to the defendant, who shall, at the request of the plaintiff, receive in duly attested the said acknowledgment in the office of the registrar of mortgages of _____ of the mortgage in its possession, and the defendant shall deliver to the plaintiff possession of the mortgaged property.

3. If the plaintiff shall make default in payment as aforesaid then the defendant may apply for the sale of the mortgaged property and the same or a sufficient part thereof shall be sold accordingly.

And the further consideration of the suit is adjourned into Chambers to be heard on the _____ day of _____

Form No. 64.

ORDER XXIX, Rule 15.—INTERMEDIATE DEED—ORDER FOR ACCOUNT AND DECREE.
(Cross-title.)

This writ coming on this day for consideration of the account directed by the decree herein, issued the _____ day of _____

It is declared as follows:—

1. The account due to the defendant under the mortgage in the plaint mentioned is Rs. _____ for principal, and Rs. _____ for interest to the _____ day of _____ and on the day of _____ for redemption there will be due the further sum of Rs. _____ for interest at the rate of _____ per cent per annum, making in all the sum of Rs. _____

2. The balance of the costs and profits of the said property chargeable to the defendant together with interest at the said rate to the said day of (state date for redemption) in Rs. _____

3. The amount due to the plaintiff in respect of delinquencies caused to the mortgaged property by the defendant in Rs. _____ and Rs. _____ referred thereto at the rate of _____ per cent per annum from the day of _____ to the said day of _____ (see day date for redemption), making in all the sum of Rs. _____

4. The amount due to the defendant on the said day of _____ after setting off the said sums chargeable against him, in the _____ together with Rs. _____ the costs of this suit, and the said day is hereby fixed for payment by the plaintiff to the defendant of the said sums and costs.

And the further contribution of the suit is adjourned to the day of _____

Form No. 65.

Order XXIX, Rule 16.—ORDER IN A REDEMPTION SUIT BY THE MORTGAGOR WHO HAS MADE TENDER OF THE MORTGAGE DEBT.

Given for an account of the account on the day of _____ (date of tender), due to a mortgage dated the day of _____ made between parties (see schedule) that the amount then due was duly tendered to the defendant by the plaintiff to redeem the property comprised in the said mortgage; and for costs of suit.

This suit coming on this day, etc.

It is declared that on the day of _____ the plaintiff duly tendered to the defendant the sum of Rs. _____ being the amount then due to him for principal and interest under the said mortgage, and that the defendant is not entitled to any further interest, and that the plaintiff is entitled to the sum of Rs. _____ for his costs of this suit.

And it is decreed as follows:—

1. That the plaintiff shall be an Exoner or be before the day of _____ to pay into Court the sum of Rs. _____ (7) being the balance due under the said mortgage after deducting the said sum of Rs. _____ and thereupon (continue as in Form No. 64, paragraphs 1, 2 and 3)

Form No. 66.

Order XXIX, Rule 17.—ORDER SETTING ASIDE TENDERS BY THE MORTGAGOR, (Continue.)

This suit coming on this day on further proceedings in the presence of, etc., and the Court for the plaintiff appearing that the time by the decree herein dated the day of _____ fixed for payment of the mortgage money be postponed to the day of _____

It is ordered that the plaintiff do pay to the defendant the sum of Rs. _____ for his costs of this hearing and then, upon the plaintiff paying to the defendant before the day of _____ the said sum of Rs. _____ the sum of Rs. _____ being due under the said mortgage as the principal sum at the rate of Rs. _____ per cent per annum from the day of _____ making in all the sum of Rs. _____ the time for the mortgage money be postponed to the said day of _____ and that the further hearing of this suit be adjourned to the day of _____ But in default of payment of the said sum of Rs. _____ by the time aforesaid, there it is ordered that the application be refused and that the further hearing of this suit be adjourned to the day of _____

Form No. 67.

Order XXIX, Rule 18.—REDEMPTION SUIT—ORDER FOR SALE ON REFUSAL OF PAYMENT UPON THE EXPIRATION OF THE MORTGAGE (Continue.)

This suit coming on this day, etc., and it appearing that the plaintiff has made default in payment of the amount mentioned in the decree herein, dated the day of _____ and is ordered that the mortgaged property (or the portion of the mortgaged property specified in the schedule hereto) be sold, and that the defendant do, on or before the day of _____ bring any Court the application of sale, the subject and conditions prescribed by Order XXIII, rule 4, and a sale effected by the expenses of the sale.

And the further hearing, etc.

Form No. 68.

Order XXIX, Rule 19.—DECREE IN A POSSESSION SUIT. (Continue.)

Given under a mortgage of immovable property, dated the day of _____ for Rs. _____ day of _____ and further interest at Rs. _____ per cent per annum, for arrears or sale in default of payment and for costs.

claiming under him (if the plaintiff desires to claim from the original mortgage, add, or to those under whom he claims of the plaintiff is in possession, add, and shall deliver to the 1st defendant possession of the said property).

3. In default of payment as aforesaid by the time aforesaid the 1st defendant shall from thenceforth stand absolutely deferred and foreclosed of and from all right to redeem the said mortgaged property.

4. And, in case of such foreclosure, F.F., the second defendant (the mortgagee) shall be at liberty on or before the _____ day of _____ to pay into Court the said sum of Rs. (X) and the sum of Rs. (Z) being (either interest on the principal sum of Rs. _____ to the said day making thence the sum of Rs. (X & Z) and the sum of Rs. _____ the sum of the plaintiff).

5. On payment by the 2nd defendant, as aforesaid the plaintiff shall bring into Court all documents in his possession or power relating to the mortgaged property in the place mentioned, and shall recovery to the 2nd defendant the said property from said claim of and from all incumbrances due by him, or any person claiming under him (if the plaintiff desires the claim from the original mortgage, add, or by those under whom he claims (if the plaintiff is in possession, add, and shall deliver to the 2nd defendant possession of the said property).

6. In default of payment as aforesaid by the time aforesaid, the 2nd defendant shall from thenceforth stand absolutely deferred and foreclosed of and from all right to redeem the said mortgaged property.

7. But, in case C.D., the 1st defendant shall release the said mortgaged property then F.F., the 2nd defendant, shall be at liberty on or before the _____ day of _____ to pay into Court the said sum of Rs. (X) and Rs. (Z) the sum of Rs. (Y) (the amount declared to be due by the 2nd mortgage, for principal and interest owing on all the sum of Rs. (X & A & T) and also the sum of Rs. (U) being interest on the said aggregate amount at rate of Rs. _____ per cent per annum from the said _____ day of _____ (the date in which interest was calculated on the principal amount, due to the plaintiff and the 2nd mortgage), to the said _____ day of _____ (the date fixed for redemption by the mortgagee) and also the sum of Rs. (Q) for the cost of the 1st defendant of the sum.

8. On payment as aforesaid by the second defendant the 1st defendant, add, if being the Court, all documents in his possession or power relating to the mortgaged property in the place mentioned and, shall recover to the 2nd defendant the said property free and clear of and from all incumbrances due by him, or any person claiming under him (if the 2nd defendant desires to claim from the original mortgage, add, or by those under whom he claims (if the 1st defendant is in possession, add, and shall deliver to the 2nd defendant possession of the said property).

9. In default of payment as aforesaid, by the time aforesaid the 2nd defendant shall from thenceforth stand absolutely deferred and foreclosed of and from all right to redeem the said mortgaged property.

And the further consideration, etc.

Form No. 71.

Order XXIX, Rule 71.—ORDER ADJUDICATING FOR FORECLOSURE.

(Caption file)

The said reading on this day on further consideration in the presence of, etc., and it appeared that the defendant, has not paid into Court the sum of Rs. (X & Y & Z) in the decree herein, dated the _____ day of _____, and that the whole thereof still remains due. It is decreed as follows:—

1. That C.D., the defendant, and all persons claiming through or under him do from henceforth stand absolutely deferred and foreclosed of all right to redeem the mortgaged property in the schedule herein set forth, (if the defendant is in possession, and is forthwith deliver to A.B., the plaintiff, possession of the said property).

2. That C.D., the defendant, do pay to A.B., the plaintiff, the sum of Rs. (X) the sum in the said decree mentioned, and also the sum of Rs. (Y), for the costs subsequent thereto, amounting to Rs. (Z) the sum of Rs. (X & Y) together with interest thereon at the rate of Rs. _____ per cent per annum from the day until redemption.

SCHEDULE.

(Set out description of mortgaged property as in the plaint.)

Form No. 72.

Order XXIX, Rule 72.—FIRST DECREE IN A FORECLOSURE SUIT AS HERE FOR FORECLOSURE FOR FORECLOSURE ON THE DECREE.

(Caption file)

The Court reading on this day on further consideration in the presence of, etc., and it appearing that on the _____ day of the defendant the sum of Rs. (X & Y & Z) and the sum of Rs. (Q) for interest, and that the plaintiff on the _____ day of _____ recovered a deed of reconveyance of the mortgaged property in the place mentioned in favour of the defendant, and has brought into Court all documents in his possession or power relating to the said property.

It is ordered as follows:—

1. That the said costs of Rs. (X & Y & Z) and Rs. (Q) be paid out of Court to the plaintiff.
2. That the said deed and documents be delivered out of Court to the defendant, and that the plaintiff do, when so required, deliver to the defendant the said deed as the same is required, under an order of the Court, and that the plaintiff do, when so required, deliver to the defendant the said deed as the same is required, under an order of the Court, and that the plaintiff do, when so required, deliver to the defendant the said deed as the same is required, under an order of the Court.
3. That C.D. the defendant, do pay to A. B. the plaintiff, the sum of Rs. ... for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.

SCHEDULE.

(Of the mortgage is in possession, and of the said property as in the plaintiff.)

Form No. 73.

ORDER XXIX. Rule 25—*Order for Possession—Order for Sale of Mortgage or for Redemption.*

(Where the mortgage is in possession, and of the said property as in the plaintiff.)

That the Court do, on the day of the mortgage, order the plaintiff to pay to the defendant the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.

And it is ordered as follows:—

1. That the defendant do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.
2. That the plaintiff do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.
3. That the plaintiff do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.
4. That the plaintiff do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.

5. If the defendant shall make default in payment of the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage, then he shall be at liberty to apply for a decree for the sale of the said property.

6. In default of payment or of the defendant shall be at liberty to apply for a decree for the sale of the said property.

And the further considerations, etc.

Form No. 74.

ORDER XXIX. Rule 25—*Order for Possession—Order for Sale of Mortgage or for Redemption.*

(Where the mortgage is in possession, and of the said property as in the plaintiff.)

That the Court do, on the day of the mortgage, order the plaintiff to pay to the defendant the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.

1. That the defendant do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.

And it is ordered as follows:—

2. That the plaintiff do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.
3. That the plaintiff do, on or before the day of the mortgage, pay into Court the sum of Rs. (X & Y & Z) and Rs. (Q) for the costs of the said mortgage and for the costs consequent to the said mortgage with interest thereon, at the rate of 10 per cent per annum from the day of the mortgage.

4. In the event of payment or of the defendant shall be at liberty to apply for a decree for the sale of the said property.

shall be paid out of Court to the defendant, who shall, at the request of the plaintiff, receive a duly registered receipt in pursuance of the order of the Registrar of Mortgages.

6. If the plaintiff takes default in payment as aforesaid, the defendant shall be at liberty to take the plaintiff's property (where the mortgage is not by conditional sale) or that the property, or a sufficient part thereof, may be sold.

And the further consideration of this suit is referred to the day of

Form No. 76.

Order XXIX, Rule 20—Notice to Plaintiff into Court (Time-Side)

In the matter of a mortgage dated the _____ day of _____ and in the matter of the Transfer of Property Act, 1908,

To C. D. of (Residence and description).

This notice that on the _____ day of _____ A. B. defendant and assignee, under the circumstances set forth in his affidavit filed in the matter on the _____ day of _____ paid into Court to the credit of the plaintiff, in the amount of C. B. of, etc., the sum of Rs. _____ consisting of the several items specified in the schedule, hereto, in accordance with the provisions of S. 54 (or 55) of the said Act, and that you are bound in the said affidavit as the person entitled to the said money, in the mortgage under the said mortgage deed for as the case may be.

And this notice that, upon bringing into Court the said mortgage deed and all documents in your possession or power relating to the property comprised therein, and upon producing and registering a proper acknowledgment of the said property (or sub-division of discharge of the said mortgage) and delivering up possession of the said property to the said A.B., you are at liberty to apply, by original petition, and application to this said A.B., for payment out to you of the said money.

The address for service of the said A. B. is

SCHEDULE

(Set out particulars as given in the Endowment Schedule)

(Signed) _____
Respondent.

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Form No. 76.

Order XXIX, Rule 20—General Petition for Payment out of Court to the Plaintiff.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

General Petition No. _____ of _____

In the matter of a mortgage, dated the _____ day of _____ and in the matter of Transfer of Property Act, 1908

Between C. D. _____ and _____ Petitioner

A. B. _____ and _____ Respondent.

Petition under Section 53 of the said Act.

The undersigned petitioner states as follows—

1. C. D. the petitioner is a husband and resides at _____

(If F. the petitioner is a dealer in goods and resides at, etc.)

The address for service of the petitioner (or petitioner) for all notices and process is

2. A. B. the respondent, is a husband and resides at _____ and holds such M. P. a husband and _____ years legal representative of M. V. P. (and other deceased).

3. On the _____ day of _____ a notice entitled in the matter of the said mortgage and Act was served upon your petitioner who was thereby referred that the sum of Rs. _____ had been paid into Court to the credit of the said mortgage to the amount of C. D. of, etc.

4. Your petitioner has read the affidavit of A. B. of, etc., filed in the said matter on the _____ day of _____ and the said affidavit therein referred to and admits the statements therein contained.

5. The amount due on the said mortgage on the _____ day of _____ is Rs. _____ for principal, and Rs. _____ for interest.

6. I am the same person as C. D. named in the said mortgage (or if not the original mortgagee then how the applicant claims the title to the mortgage money) and am solely and absolutely entitled to all moneys due thereon.

7. I am willing to accept the said sum of Rs. _____ deposited in Court in full discharge of all moneys due under the said mortgage and principal, and the redemption of the mortgage property.

8. I have brought here under the seal a mortgage deed and the documents specified in the schedule hereto, which are all the documents in my possession or power relating to the mortgage property (if any mortgage) referred to in the mortgage but not assigned into Court, the same should be assigned hereto.

9. On the _____ day of _____ I delivered possession of the mortgage property to the said A. B.

10. Your petitioner therefore prays—

(a) That an order may be made for payment out of Court to him of the said sum of £1.

(b) For such other relief as to the Court may seem fit.

11. I declare that the facts above stated are true to my knowledge except as to matters stated to be on information and belief and as to those matters I believe them to be true.

(Signed) C. D. _____

(Signed) _____
Proctor of the Plaintiff.

Form No. 72.

ORDER XXIX.—RULE 22.—NOTICE OF PAYMENT OF MORTGAGE DEED
(PAYMENT OUT OF COURT.)

(Consentable)

To A.B. of (address and description).

Take notice that on the _____ day of _____ C.D. of a/c, presented a petition to the above Court for payment out to him of the sum of £1. on the _____ day of _____ deposited by you as Court in the order of the above matter on the account of the said C.D. and that the _____ day of _____ is appointed for the hearing of the said application, and that, if you do not attend on the said day in person or by proctor, an order may be passed on your absence.

And also take notice that the address for service of the said C.D. is

(Signed) E. F.
Proctor of the said C.D.

Form No. 73.

ORDER XXX.—RULE 3.—PAYMENT OF A DEED FOR TRANSFER OF PARTNERSHIP OR FOR AN ADVANCE OR PARTNERSHIP DEED.

(Consentable)

The above-named plaintiff states as follows:—

1. (Set out the description and residence of the plaintiff and also his address for service.)

2. (Set out the description and residence of each of the defendants.)

3. The plaintiff and said C.D., the 1st defendant, and the said E.F., the 2nd defendant, etc., were once the _____ day of _____ acting as partners in _____ as partners in _____ under articles of partnership in writing dated the _____ day of _____ and signed by them respectively (or, under a verbal agreement between them made on the _____ day of _____).

4. Under the partnership agreement the plaintiff and the said defendants are entitled to the profits and are liable to the said losses of the said business in the following proportions:—to the plaintiff—one part; to the 1st defendant—two parts; to the 2nd defendant—three parts; to the 3rd defendant—four parts.

5. The said E. F., the 1st defendant, and the said N. G., the 4th defendant, are not partners in the said business, but entitled, as partners for their several shares, to the following shares in the net profits thereof:—to the 1st defendant, from the _____ day of _____ one part; and to the 4th defendant from the _____ day of _____ one part.

6. In accordance with the arrangement in the preceding paragraph mentioned, the plaintiff and the 1st and 2nd defendants are entitled to profits as follows:—From the _____ day of _____ to the _____ day of _____ the plaintiff, six parts; to the 1st defendant, six parts; to the 2nd defendant three parts; and from the _____ day of _____ to the _____ day of _____ the plaintiff, six parts; to the 1st defendant, six parts; to the 2nd defendant, three parts; and to the 3rd defendant, one part.

7. Accounts were last settled between the partners on the _____ day of _____ (or on settlement of accounts has been made between the partners since the commencement of the partnership).

8. Dispute has arisen between the plaintiff and the 1st and 2nd defendants, as each partner is concerned whereby it has become impossible to carry on the said business as partnership with advantage to the partners.

9. The plaintiff desires to have the said partnership dissolved, and is ready and willing to bear his share of the debts and liabilities of the firm according to the terms of the partnership agreement or in the terms of the partnership agreement, the same is determinable at six months' notice and was determined by a notice to writing given on the _____ day of _____ to the plaintiff to the 1st and 2nd defendants.

(Or, 8. The 1st defendant has placed and still refuses to come in taking and settling the accounts of the partnership notwithstanding that on such account has been twice or settled upon the _____ day of _____).

9. The plaintiff desires to have the said partnership wound up and is ready, etc.

10. The plaintiff prays:—

(a) That the said partnership may be dissolved as and from this day (or, be declared to have been dissolved on the _____ day of _____).

(g) That the accounts of the partnership business may be taken by the Court (without a dissolution of the partnership) as from the day of

(f) That the costs may be reckoned and that each party may be ordered to pay into Court any balance due from him upon such partnership account, and that the debts and liabilities of the said partnership may be disclosed, and that the costs of the suit may be paid out of the partnership assets and that any balance remaining of such assets, after such payments and disbursements and the payment of the said costs may be divided between the plaintiff and defendant, according to the terms of the said writs (or writ, or agreement, and acknowledgment or deed, if the said costs shall prove insufficient, the plaintiff and the first and last defendants may be ordered to contribute in such proportions as shall be just to a fund to be raised for the payment and discharge of such debts, liabilities and costs.

(d) For the appointment of a receiver.

(e) For an injunction to restrain the last defendant from retaining, receiving, disposing of, or otherwise dealing with, the property and effects of the partnership.

(f) For such other relief as the Court shall think fit.

I, I declare that the facts above stated are true to my knowledge except as to matters stated to be in information and belief and as to those matters I believe them to be true.

(Signed)
Plaintiff

(Signed)
Plaintiff.

Form No 79.

Order XXX, Rule 4.—ORDER OF FIRST RECEIPT, MADE IN SUIT FOR THE PLANTIFF'S AND DEFENDANT'S SHARE, AS TO THE PARTNERSHIP ACCOUNT, OF THE PARTNERSHIP ACCOUNT, ON A WRIT FOR THE PLANTIFF'S SHARE.

(Wherein the plaintiff is the defendant.)

The said writ is on the day for the settlement of accounts in the presence of, etc., and it appearing that the plaintiff has not lost respecting the partnership account (though the defendant has been willing to afford the said writ) through the willful default of the defendant as to the said writ, the said writ is ordered as follows.

1. That the defendant do forthwith produce at stated place of inspection his, being the said defendant, the books of account and all other papers, in his possession or power relating to the business of the partnership, and that the plaintiff be at liberty, at all reasonable times, to inspect the same, and take copies and extracts therefrom.

2. That the plaintiff do, on or before the day of the said writ, a written statement setting forth his account, if any, do the said account (if true) as shown by the plaintiff, specifying any items of transactions which he alleges to have been fraudulently omitted or included (specify by the defendant, or any other acts of fraud alleged by him with date and full particulars thereof).

3. That the plaintiff do pay to the defendant the sum of Rs. for his costs of this hearing.

And the hearing of this writ for the settlement of accounts is adjourned to the day of

Form No 80.

Order XXX, Rule 2.—INJUNCTION DECREE TO A SUIT FOR DETERMINATION OF THE PARTNERSHIP ACCOUNT.

(Wherein the plaintiff is the defendant.)

This writ, moving on the day for said injunction in the presence of etc. is declared as follows:—

1. A partnership existed between the plaintiff and the first and last defendants in the business of the said partnership as from the day of the said writ, and the plaintiff and the first and last defendants in the said partnership and liable to the loss of the said partnership in the presence of the plaintiff, defendant in the first defendant and the remaining defendants in the said partnership.

2. The accounts of partnership have been regularly and properly kept, and were last settled between the parties known as the day of the said writ, and the same and all persons concerned at accounts since and to be declared.

3. The property specified in the schedule hereto was and is the separate property of the plaintiff, and it is to be treated as part of his capital in the said business.

4. The plaintiff is entitled to have the said partnership dissolved as and from the day of the said writ, and it is declared as follows.

5. That the said partnership be wound up as and from the said day of the said writ, and that every defendant be adjourned to, etc.

6. That the following accounts be taken:—

(1) An account of the credits, payments and other new belongings to the partnership.

(2) An account of the debts and liabilities of the partnership.

(3) An account of the debts and liabilities of the partnership from the said day of the said writ.

(4) The date of the last settlement of accounts, if any, or the commencement of the partnership.

(Provide any necessary directions as to the manner of taking the amount for this year, and in taking such amounts, interest at the rate of 6 per cent per annum shall be allowed on the unpaid amounts, and interest made by the several parties hereto.)

7. For the purpose of taking the said accounts the 1st defendant shall, on or before the day of _____, be in Court by agent, at the several sittings of the said Court, to receive the said accounts, and the said 1st defendant shall, on or before the day of _____, be in Court, to receive the said statements of these accounts, and all parties shall be entitled to inspect all books of account and papers of the partnership and the said statements of accounts and statements.

A 10 is intended to provide a safe harbor for persons who, in the exercise of their professional judgment, believe that the disclosure of information is necessary to prevent a substantial and imminent danger to the health, safety, or the environment. The disclosure must be made to a person or persons who are in a position to take appropriate action to prevent the danger. The disclosure must be made in confidence and the person or persons making the disclosure must not be liable for the disclosure. The disclosure must be made in a timely manner and the person or persons making the disclosure must not be liable for the disclosure.

9. The plaintiff and defendants shall herewith deliver to the said mortgagee all the stock-trade and effects of the said partnership, and all mortgages, bonds and papers in their hands relating to the said effects and the said partnership.

It The receiver shall out of the first moneys to be received in full for the duty first levied the said moneys, and shall be entitled to retain in his hands the sum of Rs 100 for carrying expenses, for making plans, shall pay by set off, as soon as the same shall be in his hands, into the credit of this act. He shall also in every six months lay his accounts and vouchers in Court, the first account to be laid on the day of and to be taxed on the day of

He shall be entitled to a remuneration at the rate of Rs. _____ per week on the net amounts collected by him (or to the sum of Rs. _____ per month, or the once pay (r) as his remuneration (or he shall not without remuneration).

And the further considerations of this part is advanced to

Form No. 41

Order NKK. Field 4.—(CERTAIN DAMAGES IN A SUIT FOR RECOVERY OF
PARTS OF THE SAME ESTATE ENTITLED TO A GRANT OF THE
FUND AND MORE FUND.)

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The first response is this: don't do it.

It is declared as follows:

1. A partnership existed between the plaintiff and the late and first defendant in the business of _____ in the place mentioned, as and from the _____ day of _____ in the _____ year of _____.

2 The 1st and 11th defendants were not parties in the said business, but were entitled as co-conspirators to their shares in a share in the net profits thereof, in the proportion of one-eighth to the 1st defendant from the day of the first conspiracy to the 11th defendant from the day of the said conspiracy to the day of the said conspiracy.

- 3 The plaintiff and the 1st and 2nd defendants were interested in the
 assets and profits of the said partnership from the day of its formation
 in the proportion of one-third to the plaintiff, one-third to the
 1st defendant and the remaining third to the 2nd defendant,
 and from the day to the said day of the
 in the proportion of one-third to the plaintiff, one-third to the
 1st defendant, and the remaining third to the 2nd defendant.

4. The plaintiff and the 1st and 2nd defendants were liable to the same in the proportion of the accessories to the plaintiff, respectively to the 1st defendant, and the accessory *tharsaletronta* to the 2nd defendant.

(d) An accrual of the amounts due to, and withdrawn by, the Fed and its subsidiaries in respect of their shares in the net profits of the said companies over the day of and the day of

Form No. 00

Опред. XX. Милл. 4.—Определение 12 по Ротенбергеру. Ассиметри.

1. The books of the partnership contain sums paid by the partners in account of the 5 shares, which are not chargeable to the tax, and the sums, commencing with the sum of Rs. 100 paid to B, are as follows:

2. The purchase of 100 shares of *paragarda* for Rs. _____ made by the defendant on the _____ day of _____ was an in his own right, and is not chargeable to the firm, and in taking the partnership account, if there relating to the said transaction were, he avoided accordingly.

2. The taxpayer at death is given credit on ly the 1st dividend it was earned on by means of the paper of the preceding, and in assets thereof and all transactions relating thereto and be included in taking the amounts hereby directed.

4. There is herewith appended the account of the partnership
have been complete and properly kept, and correctly represent all the
debits and credits thereon. Accounts were heretofore settled between the
parties heretofore by the City of _____ and the same and all previous
accounts ought not to be disturbed.

Form No. 23

ORDER XXX, RULE 4.—JUDICIAL DUES, APPOINTMENT & COMMISSIONS TO
THIS ACCOUNT.

(Presented as in Form No. 20, but in place of paragraph 2, insert as follows):

2. R. F. of (address and description) is appointed commissioner to
audit the books and papers of the partnership, with to make the several
items of account, as in the preceding paragraph mentioned, and shall so
do before the _____ day of _____, and the same and all previous
statements ought not to be disturbed.

3. All parties shall be at liberty to file in Court on or before the
_____ day of _____ a statement of their objections to the said
statement of account and before that, and at any time in respect of the
said books, statements or exhibits thereon.

4. The parties of the partnership of the said partnership, as
referred until the conclusion of the report.

5. On or before the _____ day of _____ the plaintiff shall pay into
Court the sum of \$____ for the expenses of the said commission,
and the further sum of \$____ to make the order of the Court as
to the said commission and shall also bring into Court copies of the
plaint, written statements, and Court orders, and at this date, for delin-
quency to the commission.

6. The several parties hereto shall forthwith deliver to the commis-
sioner all books and papers relating to the partnership, and their posses-
sion or power respectively, and such books and papers as are now in Court
shall also be delivered out to him.

7. If a return has been appended and paragraph 2 of Form No. 20
inserted,—

8. The return heretofore appended shall, whenever required by the
commissioner, produce before him all books and papers of the partner-
ship, and all books and papers of the partnership now in
Court shall be delivered out to the said commissioner.

Form No. 24

ORDER XXX, RULE 4.—JUDICIAL DUES, APPOINTMENT & COMMISSIONS
TO THIS ACCOUNT.

(Presented as in Form No. 20, but in place of paragraph 2 insert as follows):

2. R. F. of (address and description) is appointed commissioner to
audit the accounts delivered by the preceding paragraph, in accordance with
the direction heretofore mentioned, and for this purpose shall have
power to call for and examine such books and documents and answer such
questions as he may think fit, and shall, on or before the _____ day of
_____, return to this Court his proceedings and report, and shall state
what in his opinion are proper and just allowances, and what disbursements
are attributable to the partnership, and what, if any, loss or injury
to any party.

3. All parties shall be at liberty to file in Court on or before the
_____ day of _____ a statement of their objections to the said report, and at
any time to request the said report and any statement of objections, and
any books or papers of the partnership.

4. _____ Insert paragraph 2, 10 and 11 as in Form No. 20

Form No. 25

ORDER XXX, RULE 4.—PARTNERSHIP—ORDER UPON THE RETURN OF ACCOUNTS
BY THE COURT, WHEN APPEAL IS TO BE ENTERED AGAINST
THE FINDINGS.

(Remittitur)

This writ coming on this day for consideration of the statement of
account and balance sheet filed by the plaintiff, and the statement
of objections thereto filed by the plaintiff and the said defendant, and
it is ordered that judgment be given for the plaintiff, and the same
shall be executed. And it is ordered accordingly as follows:—

1. The assets of the said partnership, subject of the partnership specified
in schedule 1 hereto, which are respectively of the amounts or values in
columns 2 and 3 and 4 in the preceding of the several items in column 2
thereof mentioned, and are at the said estimated value of \$____.

2. The debts and liabilities of the said partnership, subject of the parti-
culars specified in schedule 2 hereto, and amount to \$____.

3. The sum of \$____ is due to the plaintiff for advances made by
him to the said partnership, and the interest thereon to this
date at the rate of _____ per cent per annum, making together the sum of
\$____.

4. The sum of the several parties to this writ are payable out of the
assets of the partnership, and the assets thereof respectively are set
forth in schedule 1 hereto.

[illegible]

References

Accounts of A. H. Phair & R.

Serial number	Place	Standard	Value	Amount
1	By order to his possession as per schedule 1 of annexure's report.	Rs. 4 00	By unpaid ..	Rs. 4 00
2	By physical Settlement as per schedule 1 of Annex 1 and 2 of annexure's report		By Advances .. By interest Income ..	
3	Drawn on account of profit		By 112, shares of estimated net profit	
	Total ..			
	Total ..		Total ..	

What will I need to do at home now?

SCHEDULE II.

INTRODUCTION

²¹ If the amount in Cash, mentioned in paragraph 2 of the order is insufficient to pay debts and liabilities, the first three will be "A, B, C," receive for payment of balance of debts and liabilities of the partnership,²² and there will be a direction inserted in the order for payment thereof in priority to the other payments.

[illegible]

Figure No. 88.

* XXX, Item 9—Forsk. Medica, 4:109 (1842) (Forsk. ex Vahl, No. 82).

¹ C. G. 100-21346.

This suit coming on this day, etc. And it appearing that the debts and liabilities of the partnership have been duly paid and discharged by R. F., the receiver herein who had duly passed his accounts before the Court, and that nothing now remains due from him: It is ordered and decreed as in and to the said last case.

That the receiver be discharged, and the bond, dated the _____ day of _____, entered into by E. and F. and G., his co-renters, be cancelled.

² That the value of all partners is then sent to paid out of the assets of the partnership for as the case may be.

³ That the mass of Be⁹ ions is about 60% of that of Be⁸ is the second gamma-ray energy and decay scheme are set out in the schedule hereto, for the purposes, and in the proportions specified in columns 3 and 4 of the said schedule.

4. That the several partners do retain the assets of the partnership now in their possession, in full satisfaction of their respective shares and interest of and in the said partnership, and the respective, several, whole, and in all such measures, instruments and things, as may be necessary to complete the sale of the several common shares.

*If any particular transfer or subsequence, is required, it should be specified here.

SCHEDULE

Serial number	Name and description of property	Purpose for which payment is made	Amount
			By A. B.
1.	A. Plaintiff's Fund ..	Costs of plaintiff
2.	B. 1st defendant's Fund ..	Costs of 1st defendant
3.	C. 2nd defendant's Fund ..	Costs of 2nd defendant
4.	D. 3rd defendant's Fund ..	Costs of 3rd defendant
5.	E. Plaintiff ..	Remainder of profits
6.	F. 1st defendant ..	Do
7.	G. 2nd defendant ..	Do
8.	H. 3rd defendant ..	Do
		Total

Form No. 89.

GROUP XXX, Form 8—Cases concerning Partnership or Communities where the Assets, or Part of Them, are to be Divided, or Where the Fund is Indivisible.

(Continued.)

Two weeks coming on this day on further consideration, upon reading the report, dated the day of ..

The Commissioner appointed by the statute appears herein, dated the day of .. and the objections of the plaintiff ..

therein, and upon hearing, etc. It is ordered as follows:—

(1) That (items 1. and 2. of the said schedule be allowed and that subject (inserted) be ..

(2) If the money in Court, or with the receiver, are not sufficient to pay liabilities, and adjust accounts between the parties. That the plaintiff do forthwith pay into Court the sum of Rs. .. being the total amount of the debts due to the partnership by them respectively as set out in schedule 1. (If there has been a due to be contributed by the several partners according to schedule 1.) of the said report (as varied or allowed) and ..

(3) That the plaintiff and the 1st defendant do forthwith deliver to R.F., the receiver herein, possession of the several effects of the partnership now in the possession of them, respectively, as shown by schedule 2. of the report (as of particular stress only are to be sold, and the remainder distributed, according to item No. .. now in the hands of the plaintiff and item No. .. of the report).

(4) This clause will be inserted if the earth, or some of them, are not to be divided among the partners. That the receiver do forthwith sell such of them for public auction, or by private contract, the proceeds set out in schedule 1. of the said report (except item No. ..) and do collect and realize the outstanding claims mentioned except item No. ..; and of the parties herein shall be at liberty to bid at such sale.

(5) That out of the moneys now in Court and the moneys to be paid in as aforesaid the sum of Rs. .. be paid out of Court to R.F., the receiver, and that he do apply the same and the sum of Rs. .. now in his hands (and the net sale proceeds and additions in the preceding paragraph (mentioned) first, in discharge of the debts and liabilities set out in part 1. of schedule 1. of the said report, secondly, in payment of the sums set out in part 2. of the said schedule 1.; and (only, in payment to G. H. the receiver, of the sum of Rs. .. for his remuneration, and do pay the balance, if any, in his hands into Court.

And the further hearing of this suit is adjourned, etc.

Form No. 90

GROUP XXX, Form 9—Partnership—Distribution of Assets, after Payment of Debts and Liabilities among Several Partners, who share the same in various proportions.

(Inserted as in Form No. 89 and continued.)

And the parties hereto by these Exhibits applying that in place of a sale of the assets of the partnership, the same may be distributed among the partners as hereinafter directed. It is declared that the amounts due from the respondents to the several parties are, as set forth in the several accounts placed on file (these accounts are in schedule 1. herein, namely, to the plaintiff Rs. .. to the 1st defendant Rs. .. to the 2nd defendant, Rs. .. and to the 3rd defendant, Rs. ..) and that the respective assets of the partnership set out in the said schedule 1. are now in Court, and the particulars set out in schedule 2. herein. And it is ordered as follows:—

(1) (Insert paragraph 1. of Form No. 89.)

(2) (Insert directions as to sale: see paragraph 2. of Form No. 89.)

(3) That, with the consent of the several parties hereto, the partnership assets be distributed among the several partners as the value and in the money set forth in schedule 3. herein, and that they do accept the properties set out under their respective names in full satisfaction of their respective shares and interests of and in the said partnership.

(H) That the several persons mentioned in column 4 of schedule IT are respectively indebted and deliver to the several persons under whose names the descriptions of the several properties are set out in Parts I to IV of the said schedule, possession of the said properties, or of the same form part of their own stock, the entire sum due to their possession.

(I) That the sum of Rs. _____ due in Court be paid to the several persons in column 5 of schedule III herein, for the purposes and on the properties specified in columns 2 and 4 of the said schedule.

SCHEDULE I.

Assets.

By, Account of A B, Plaintiff. Co.

Serial No.	Desc.	Amount.	Desc.	Amount.
1		Rs. A. P.		Rs. A. P.
..	By joint withdrawal ..	"	By Deposit ..	"
			By (set down of net profits after payment of costs, etc.	
	Total ..		Total ..	

(Set out accounts of other parties.)

SCHEDULE II.

Assets.

Share of A B, Plaintiff.

Serial No.	Description of property.	Estimated value.	Form of payment.
1		Rs. A. P.	
2	"	"	A. B.
3	"	"	C. D.
4	"	"	E. F.
	Balance ..		"
	Total per Schedule I ..		

(Set out shares of other parties.)

SCHEDULE III.

Payments.

Serial No.	Receipts description of sums.	Purpose of payment.	Amount.
1	E. F. Plaintiff's P&L ..	Cost of suit ..	Rs. A. P.
2	Plaintiff ..	Expenses of attendance just into Court on the day of ..	
3	Do. ..	Expenses for custody of property .. per schedule II.	

Form No. 91.

Inventory and Appointment of Receiver.

(Court-File.)

Upon reading the petition of the plaintiff, dated the _____ day of _____, 19____, and the bill defendant may be prepared from dealing with the contents of the bill, and for the appointment of a receiver, and upon hearing, etc., and it appearing that the 1st defendant has made default in complying with the terms of the order herein, dated the _____ day of _____, 19____, it is ordered as follows:—

1. That C.D., the 1st defendant, be restrained by injunction from selling, disposing of, or interfering with any part of the stock-in-trade, properties and effects belonging to the plaintiff, and the 1st and 2nd defendants, in person or by the means of _____ the plaintiff mentioned, and

from receiving, accepting, retaining or otherwise dealing with any money, securities or property of the said partnership, and from doing or causing to be done any act in the name or on the credit of the said partnership, until the further order of the Court.

5. (Append a recital, as in paragraphs 1, 2 and 11 of Form No. 80.)

Form No. 80.

Order XXXI, Rule 1—Plaintiff Bill—Plaintiff.

(Caption.)

Plaintiff.

The above-named plaintiff state as follows:—

1. A B, the first plaintiff, is a head-carter and resides at C.D., the first defendant, is a and resides at the address of the plaintiff for service of all notices and process is

2. E.F., the first defendant, is a and resides at G.H., the first defendant, is a (an infant of about years old residing with I.K., a head-carter at and is one of the legal representatives of J.L., head-carter deceased).

3. The plaintiff and defendant are members of an undivided Hindu family styled the estate according to B, who died on or about the day of and are related in manner set forth in schedule I hereto in, of the parties are few in number, all set their relationship at issue.—The first defendant is the father of the plaintiff and J.L., the father of the first defendant, and the first defendant is the only son of the

The first defendant is the widow of O.P., another son of who died on the day of without leaving issue.)

The parties hereto are the only persons interested in the joint property of the said family.

4. The said family is possessed of the joint property, wherein the parties are set forth in schedule II hereto, of the total value of Rs. as therein set. The several shares of the said property are as the possession of the respective parties, some shares are set out in schedule 3, and are subject to the maintenance and privilege set out in schedule 4, and are of the approximate value, after allowing for the said maintenance and privilege, set out in schedule 5, of the said schedule. The property specified in part III of the said schedule is directed to be partitioned and religious purposes and is not available for division.

5. The liabilities other than the said maintenance are, in far as they are known to the plaintiff, set out in schedule III hereto, and amount to the sum of Rs. as therein set. If, there are no liabilities, except the said maintenance, there are no liabilities of the said family and schedule III.

6. E.G., the first defendant, is the manager of the said family and has since the day of carried on the business of a dealer in goods of as a dealer, and for the benefit, of the said family, and is liable to account for the profits derived from the day of when accounts were last settled and agreed.

7. The several parties hereto are respectively entitled to the following shares of the said property and otherwise therein:—

- (a) The plaintiff, one-third part.
- (b) The first defendant, one-third.
- (c) The first defendant, one-third.
- (d) The first defendant, one-third.
- (e) The first defendant, one-third of Rs. a month.
- (f) The first defendant, one-third of Rs. a month.

8. The first and second defendants are also entitled to maintain, and it is proposed to set out Rs. of schedule II as their, for their joint lives, and the life of the survivor of them, and to secure the due payment of the said allowance by the other parties, hereto by a charge on some Rs. of the said schedule.

9. The plaintiff therefore pray:—

(a) That an account may be taken of what the joint property of the said family now consists.

(b) That an account may be taken of the profits of the business in paragraph 6 hereof, from the day of

(c) That an account may be taken of the liabilities of the said family, of schedule III may be set, and the maintenance applied in discharge of the maintenance charges, and the liabilities of the said family.

(d) That a decree may be made for the due management of the property of the family directed to be partitioned and religious purposes.

(e) That, after providing for the interests of the first and second defendants hereto, the liabilities of the family that the costs of the said partition of the property of the said family may be divided among the other parties hereto, in the shares specified in paragraph 7 hereof.

(f) For the appointment of a receiver and manager of the said business in paragraph 6 hereof.

(g) For an injunction to restrain the first defendant from selling, charging or otherwise disposing of the family property (and from carrying on or transacting with the said business, or selling, charging or otherwise disposing of the same thereby).

(h) That a commission may be appointed to divide the immovable property of the family by sales and awards.

(i) That the costs of all parties to this suit may be paid out of the property of the family for that the first defendant may be ordered to pay the costs of the suit.

(j) For such other relief as to this Court may seem fit.

We declare that the facts above stated are true to our knowledge except as to matters stated to be on information and belief and as to those matters we believe them to be true.

(Signed)

(Signed) A. B.
Plaintiff for plaintiff.

SCHEDULE I
(Set out Genealogical Table.)

SCHEDULE II

Serial number.	Description of property.	Amount or present interest.	Less income, charges and out going.	Net value.
(1)	(2)	(3)	(4)	(5)
Part I.—Movable property.				
			Total ..	Rs. A. P.
Part II.—Immovable property.				
			Total ..	
Part III.—Creditable and religious property.				
			Total ..	
			Gross Total	

SCHEDULE III.—Debtors.

Serial number.	Name of creditor.	Sum due, if any.	Amount.
			Rs. A. P.
		Total ..	

(Signed) E. M.
Plaintiff for Plaintiff.

(Signed)
Plaintiff.

List of documents filed with the plaint.
(Enter list as in Form No. II.)

(Signed) E. M.
Plaintiff for Plaintiff.

(Signed)
Plaintiff.

Form No. 93.

ORDER XXXI.—Form II.—Declarer FOR PLAINTIFF, WHERE THE PLAINTIFF IS OF MALE AGE AND MINOR AGE MALE AND FEMALE IS NOT MAJORITY.

(Copy—file and show.)

This will coming to this day for first disposal in the presence of me.

It is declared as follows:—

1. The plaintiff is entitled to partition of the property of the said deceased (hereby locally in the plain mentioned, consisting of the partition specified in column 2 of the schedule hereto, which are of the value, and in the possession of the several persons whose names are set opposite thereto respectively in columns 3 and 4 of the said schedule.
2. The plaintiff is entitled to one equal third share, the 1st defendant to another equal third share, and the 2nd and 3rd defendants each to one equal sixth share, of the said property, and they shall respectively receive and bring in satisfaction thereof the several portions set under their names in Part I to IV of the said schedule.
3. The 4th defendant is entitled during her life to maintenance at the house of No. 1 in the said schedule, and to reside in the two rooms of the house known as no 1 in the said schedule, and to have the position of the ground and of the room in the said house from time to time set apart for purposes of cooking.

And it is decreed as follows:—

4. The several persons mentioned in column 4 of the said schedule shall forthwith respectively pay and transfer and deliver to the several

persons under whose names (the several parts and) the descriptions of the several properties are set out in Parts I to IV of the said schedule (the said parts and) the possession of the said properties, or if the same form part of their respective shares, shall retain the same in their possession.

5. The plaintiff and the 1st, 2nd and 3rd defendants shall pay to the 4th defendant during and for the term of 30 days, per month in the shares as paragraph 2 hereof provided, the first payment to be made on the day of such month, and the subsequent payments on the day of such month. The said payments shall be $\frac{1}{4}$ share upon the respective property being items in the said schedule. If default shall be made in any payment for 30 days, then the 4th defendant shall be at liberty to apply to this Court for the sale of the property in this paragraph mentioned or any part thereof.

6. The 1st defendant (or other person in possession of the house) shall forthwith deliver to the 4th defendant possession of the rooms and furniture herein before assigned to her for her residence, and permit her to use, occupy and enjoy the same during her life.

And this Court doth not think fit to make any order as to the costs of this bill.

SCHEDULE.

Number of share.	Description of property.	Value.	Party now in possession.
(I)	(2)	(3)	(4)
Part I.—Share of A. B., the plaintiff.			
1.	House and land situated at		Plaintiff.
2.	Procurator's share of A. B., share		2nd defendant.
3.	Cash		3rd defendant.
	Total		
Part II.—Share of C. D., 1st defendant.			
Part III.—Share of E. F., 2nd defendant.			
Part IV.—Share of G. H., 3rd defendant.			

(Signed)

Form No 94

ORDER XXXI. ORDER II.—ORDER FOR PARTITION, WITH THE PARTIES ARE ORDERED TO SET ASIDE FOR EQUITY OF PARTITION, AND COSTS ARE PAID OUT OF THE FUND PROPERTY.

(Circumstances and facts.)

Then and coming on this day, etc. It is declared as follows:—

2. } Insert declarations as in Form No. 93 and continue

3. } That the sum of Rs. is payable to E. F., the 2nd defendant, (or equality of partition in the division of the family property in manner hereinafter mentioned (as if there is not money in Court to provide for payment of this sum). This sum payable to E. F., the 2nd defendant, is the several portion for equality of partition due as follows:—to A. B., the sum of Rs. and to C. D., the sum of Rs.

4. The costs of the several parties to this suit are payable out of the family property, and are as follows:—Of A. B., the plaintiff, the sum of Rs. of C. D., the 1st defendant, the sum of Rs. and of E. F., the 2nd defendant, the sum of Rs. making in all the sum of Rs.

6. That the sum of \$5,000, now in Court, to the credit of the said, be paid out of Court, to the several parties and for the purposes mentioned in schedule I hereto (as if there are no monies in Court, or the same are not sufficient for the purposes)—that C. D., the 1st defendant, do out of the sum of \$5,000, the plaintiff, the sum of \$5,000, and be the sum of \$5,000, in respect of their several debts of this writ, and do apply the sum of \$5,000, being the balance of the said monies, as mentioned in schedule I hereto (as if there is no monies available for the purposes). The said sum be distributed among the parties according to their shares as then—That, on or before the day of C. D., the 1st defendant, do pay into Court the sum of \$5,000, being his several share of the total amount of the said cost, and R. F., the 2nd defendant, do pay into Court the sum of \$5,000, being his several share of the said sum of \$5,000, due to him as aforesaid, and that the said cost when paid in as aforesaid be paid out of Court to A. B., the plaintiff.

- * (If the monies in Court are not sufficient to provide for payment of partition.) That A. B., the plaintiff, do pay to R. F., the 2nd defendant, the sum of \$5,000, and that C. D., the 1st defendant, do pay to R. F., the 2nd defendant, the sum of \$5,000, for equality of partition; and that the said sums shall be received at the rate of \$5,000 per cent per annum from the day until payment.

Proceed as in Form No. 51 in making the state as to state of cost.

Payment out of Court.

Serial No.	Parties.	Payment for which payment is made.	Amount.
1	A. B., the plaintiff.	Court	as A. B.
2	C. D., 1st defendant.	Do	
3	R. F., 2nd do.	Do	
4	R. F., 2nd do.	The equality of partition.	
5	A. B., the plaintiff.	Share of balance.	
6	C. D., 1st defendant.	Do.	
7	R. F., 2nd do.	Do.	
		Total ..	

SCHEDULE II.

PROPERTY ASSIGNED TO THE SEVERAL PARTIES
(Set out in the schedule in Form No. 52.)

Form No. 53

ORDER XXX—PART 4—ORDER RESPECTING AN ORDER.
(Consent.)

This writ coming on this day, etc.

It is declared as follows:—

(1) That the following accounts be taken by the Court (or, by the Commissioner hereinafter appointed, namely:—

(2) An account of the value of the said property, as in Form No. 54.)
(3) The balance of a debt or debts, owing on by the 1st defendant as was entered on by him on behalf and for the benefit of the said family, and the costs and profits thereof from part of the joint property of the said family.

And it is ordered as follows:—

(4) That the following accounts be taken by the Court (or, by the Commissioner hereinafter appointed, namely:—

(5) An account of the costs, profits and balance of the said business from the day of.

(6) An account of the property, credit and effects of the said family.

(7) An account of the debts and liabilities of the said family now subsisting.

(8) An account of the several accounts due for principal and interest in respect of the monies advanced on the business property of the said family.

(9) That the following accounts be taken by the Court, as in Form No. 55, 56, 57 or 58.)

And the further consideration of this writ is adjourned to the day of.

Form No. 54.

ORDER DURING THE PARTIALITY OF THE COURT, RESPECTING AN ORDER.
(Consent.)

That for an account of the property of an undivided family, and the determination of the shares and interest of the several members thereof, for the purposes of the said writ; and for order of sale.

The said coming on this day for hearing on the petition of, etc., and the plaintiff and the 1st and 2nd defendants, who are collectively entitled to more than one share of the jointly property, by their verbal requesting a

sale of the property in Part II of schedule II hereto, and a distribution of the proceeds thereof to a Division of the said property between the persons interested, and it appearing to this Court that such sale and distribution will be for the benefit of all the shareholders, and that the income therefrom mentioned in column 3 of the said schedule amount to such sale first from their respective charges and encumbrances, or not the said parties applying that such sale may be made free from encumbrances and charges mentioned in column 3 of Part II of schedule II hereto, and it appearing to the Court that due notice of this application has been served on all persons interested, and that it is for the benefit of all persons interested in the said property that such sale should be made free of the charges and encumbrances thereon, and that the same should be proceeded for as hereinafter directed. It is declared as follows:-

1. The several members of the undivided Hindu family at the present mentioned entitled to share in the property thereof and the share to which they are respectively entitled, and the several persons entitled to maintenance and provision, and the monthly payments to which they are entitled in respect of maintenance, are as set forth in column 2 part 2 of schedule I hereto.

2. The partition of the said family movable and immovable property, consisting of the several properties specified in schedule II hereto, which are subject to the encumbrances, charges, and outgoings set out in column 3, and are of the net value, after deducting the amounts, of the respective encumbrances, set out in column 4 of the said schedule, and, secondly, of the movable property specified in schedule I hereto, valued column 1 sets out the schedule for the sale, and column 4 the persons having possession of the same respectively.

3. The property of the said family set apart for charitable and religious purposes and set aside for the same events of the particulars specified in schedule IV hereto.

And it is ordered as follows:-

4. The movable property specified in Part II of schedule II hereto shall be sold by the day of 1900 free from any subject to the jurisdiction of the said court, and the Sheriff shall have the conduct of such sale, and shall on or before the day of 1900 bring into Court a proclamation of sale for approval and the sum of Rs. for the estimated expenses of such sale.

5. Any of the persons interested in the said property shall be at liberty to bid at such sale, and become the purchaser of the said property, or any part thereof, (if the said property is not required for discharge of encumbrances or other liabilities without payment of any deposit in respect thereof, and the purchase money of any person so purchased by any of the persons shall be set off against their respective shares.)

6. The net sale money shall be paid into Court by the purchaser, as soon as the same are received by him, to the credit of this sale to an account entitled "This account," and shall be applied, first (if the sale is made free from encumbrances) to discharge of the said several encumbrances, secondly, in making good the shares of the property divided between the persons, if necessary, and the balance shall be divided among the shareholders according to their several shares and interests.

7. E. F. of address and description is, upon his giving security for the sum of Rs. by the hand of himself and two sureties to be approved by the Registrar, to be appointed receiver to collect the arrearages due to the said family, specified in Part II of schedule III hereto with power to bring and defend suit in his own name, and power receipt, and generally to act in the above thereof might act. The said receiver shall be entitled to retain in his hands the sum of Rs. 100 for current expenses, and subject thereto shall pay the net proceeds, as soon as the same are received by him, into Court to the credit of this sale to an account entitled "Receiver's account," and shall give in every six months his accounts and vouchers to Court, the first account to be filed on the day of 1900. The receiver shall be entitled, as his remuneration, for a commission of Rs. per cent on the net amounts collected by him.

8. G. H. of address and description is hereby appointed commissioner to make partition for notes and bounds of the immovable property specified in Part 3 of schedule II hereto, among the persons, and according to the shares in schedule I mentioned, to award any sums to be paid for the purpose of equalizing the value of the shares, and in determining what losses or gains shall be awarded for the evidence of the said and said defendants, and in which manner the said parties have allowed to them shall be awarded. The commissioner shall file his report in Court on or before the day of 1900 and the question of his remuneration is referred until his report shall have been considered by the Court. The plaintiff shall, on or before the day of 1900 pay into Court the sum of Rs. X as deposit of the remuneration of the commissioner, to obtain the further order of the Court and the further sum of Rs. Y for the expenses of the commissioner. The said sum of Rs. Y shall be paid out of Court to the said G. H. on his receipt, and shall be accounted for by him, on making his next account. Any expenses of the person in the report shall be made upon affidavit stating the facts relied on, and shall be filed in Court on or before the day of 1900.

9. The plaintiff shall on or before the day of 1900 bring into Court a scheme for the future management of the property specified in schedule IV hereto, and the conduct of the said charities.

10. All parties shall be at liberty to inspect the said report and scheme when filed in Court.

And the further consideration of this suit is adjourned to, etc.

SCHEDULE I.

Serial No.	Person interested in the family property	Share or shares in which it is owned.
(1)	(2)	(3)
1	Fuller	One-third share
2	Samuelson	Do
3	Ed. W.	Share of \$2.10 per month
4	
5	

SCHEDULE II.
Immovable property of the family

Serial No.	Description of property	Encumbrances and outgoings.	Net value
(1)	(2)	(3)	(4)
Part I.			
Part II.			

SCHEDULE III.
Movable property.

Serial No.	Description of property.	Serial No. and description.	Parties in possession.
(1)	(2)	(3)	(4)
Part I.			
Part II.—Outstanding.			

SCHEDULE IV.
Creditable property.

Serial No.	Description of property.	Encumbrances and outgoings.	Parties to which the property is due.
(1)	(2)	(3)	(4)

Form No. 87.

Particulars of—Good Deeds after taking an Account.

(Sums-to-be and there)

This will contain in the first, etc. It is signed as follows:—

1. That the signature No. of the plaintiff's statement of
objection to the report of Mr. the commissioner appointed

known to take the amounts directed by the said decree, dated the _____ day of _____, 19____, and that the directors of the lat de-
fendant to the said report be dissolved and that the said report, as varied
as aforesaid, be confirmed.

2. (Insert under upon the report of the Commissioner appointed to
administer the deceased's property as in paragraph 1.)

3. (Insert discharge of the parties, as in Form No. 87.)

And it is declared as follows:—

That the property of the said family available for division among the
children of the said _____ and his _____ now in Court is the credit
of the said _____ and of the particular set out in schedule II hereto, and that
the property directed to charitable purposes and not available for division
among the children of the said _____ is set out in schedule III thereto.

4. If any sums are claimed out of the family property, amount declared as
in paragraph 3 of Form No. 84. And it is declared as follows:—

5. That the said sums of Rs. _____ and Rs. _____ now in Court to the
credit of the said _____ be the amounts entitled respectively "sole account" and
"joint account" as set out with as directed in schedule I hereto.

6. That the several properties in schedule II hereto mentioned be
assigned to, and they are hereby vested in, the several parties under whose
names the said properties are respectively set out separately, for and in full
satisfaction of their respective shares and interests in the joint property of
the said family.

7. (Insert clause providing for maintenance and custody of the persons
entitled thereto as in Form No. 88 or paragraph 3 and 4 of Form No. 83.)

8. That the several properties in schedule III hereto mentioned be
vested in A, B the plaintiff, and C D, the defendant, as trustees for the
charitable purposes in column 2 of the said schedule mentioned, and that
the said properties shall be managed and the said charities conducted in
manner following:—

(i) (Set out the scheme approved by the Court in connection mentioned
paragraphs.)

SCHEDULE I.

Payment out of Court.

(Set out the payments directed as in schedule I of Form No. 84.)

SCHEDULE II.

(Set out the properties assigned to the several parties as in schedule
II of Form No. 83.)

SCHEDULE III.

(Set out the properties directed to charitable purposes as in schedule
IV of Form No. 84.)

Form No. 88.

Provisional Decree: Order for serving Decree of Affidavit for
Maintenance.

1. O. D., the 4th defendant, shall in place and in full satisfaction of all
claims for maintenance and residence and for the support of her life
the costs and profits of the several property specified in Part V of the
schedule hereto and the plaintiff for after party in possession thereof
shall forthwith deliver possession of the said property to her subject to
the life interest of the 4th defendant therein. The said property shall belong
to the plaintiff and the 1st, 2nd and 3rd defendants, in the share in para-
graph 3 hereto mentioned, and after her death, they or any of them, or
the representatives of any of them, may apply to this Court for the sale
or division thereof accordingly, or

2. The 1st defendant shall, out of the family money in his hands, in
part V of the schedule hereto set forth hereunder in the name of himself,
and

Frequency Notes of the
Government of India (under the direction of the Secretary to the
Government of India), for the purpose, and the said 1st defendant and
the plaintiff shall pay the interest thereof on the 4th defendant during
her life, in place and in full satisfaction of all claims for maintenance and
residence and support thereof shall hold the said property and the
interest thereon upon trust for plaintiff and her, her and her children and
their representatives, absolutely, in the share in paragraph 3 hereto men-
tioned. The balance of the said money shall be divided among the said
persons in the said share, and the 1st defendant shall receive for them and
pay the other claims to the plaintiff and the 2nd and 3rd defendants, re-
spectively.

Form No. 89.

Order XXXI.—Rules 2.—Notice to Transferee, under 5. 57 of the
Transfer of Property Act, 1882.

(Case-8242)

To

A.B.,

(Address and description.)

Take notice, that on the _____ day of _____, 19____, the above-mentioned
plaintiff presented an application in this Court in the above case, that
the transferee property specified hereunder may be sold free from the
transferee's liabilities mentioned, in which you are asked to be present
and the _____ day of _____ has been appointed for the hearing
thereof, when you are at liberty to appear, or person or by pleader, and

to be heard with respect thereto, and that you are not required to present any petition or application for this purpose. And also take notice that in default of your appearance, the said application may be heard and determined in your absence and that the time is supported by the affidavits of P and Q filed in this Court, on the day of

The address for service of the said G.D. is

SCHEDULE

Serial No.	Description of property.	Intention of beneficiaries.

(Signed) L.M.

Attorney for G.D., the plaintiff

(Signed) G.H.,

Respondent.

Form No. 100.

Case No. 100, filed in the Court for Appointment of a Guardian
IN THE HONOURABLE COURT OF JUDICATURE AT MADRAS.
Original Petition No. of 19

In the matter of T.V.N., a minor,
L.M.N.
and
T.V.N.N.

Respondents.

Petition under the Guardians and Wards Act, 1890

The above-named petitioners state as follows:—

1. T.V.N., the 1st petitioner, is a legal minor and resides at and is the only father of the above-named minor. T.V.N., the 2nd petitioner, is a dealer in goods and resides at and is the preferred wife of the said minor. The address for service of the petitioners is (their actual, descriptive and residential address) of the respondents, of the said, and also their relationship to the minor.

2. The above-named T.V.N. is a minor of the age of and upwards, having been born on or about the day of and is a male, by religion a Hindu, of the Hindu race, and ordinarily resides at and is in the custody of

3. (When the minor is a female). The said minor was born on the day of in T.V.N., a legal minor, who is now, at the age of and upwards, and is a male, and is in the custody of

4. The minor is absolutely entitled under the will of his maternal uncle A.B., deceased, (or, in case surviving one of his father G.D., deceased or as the case may be), to the movable and immovable properties set out in the schedule hereto, which are specifically of the nature set out in column 2 to the said schedule, and are in the possession of the petitioner (or, are specifically in the possession of the several persons whose names and residences are set out opposite to the several items in column 4 of the said schedule). (In cases where the minor is not absolutely entitled.) The deceased A.B., jointly with the 1st petitioner, and subject to the right of his heirs the interest in the said minor, and residence, (situated at and is an undivided property of the said minor, and is a Hindu. The approximate total value of the said property (or, of the minor's interest in the said property) is Rs. 1 and after deducting the amount of the cost in connection, the approximate net value is Rs.

5. The only relations of the minor are living are:—(1) the first petitioner, his father, (2) the 2nd petitioner, his preferred wife, (3) the wife of G.H., residing at and (4) T.V., his sister.

6. L.M., the father of the minor, died on or about the day of 19, as a person of sound mind, and incapable of managing his own affairs, or as the case may be).

7. No guardian of the person or of the property of the minor has been appointed by any person, and an application has at any time been made to this or to any other Court with respect to the guardianship of the person or property of the minor. (Or F.G., title of residence and description was, by the will of the said L.M., appointed guardian of the person and property of the minor and died on or about the day of

8. An application was on the day of made to the High Court by original petition No. of for the appointment of a guardian of the person and property of the said minor, and by an order, dated the day of, R.H., title of residence and description was appointed accordingly. The said R.H. died on or about the day of

9. The said application has been made to this or to any other Court with respect to the guardianship of the person or property of the said minor.

10. G.H., brother of the minor, who died on or about the day of by his will dated the day of purported to appoint T.V., if (resident and description) day of guardian of the person and

property of the minor, but by the law to which the minor is subject, such appointment is voided and of no effect.]

2. X.Y., the person proposed to guardian, is a hind owner. He is the natural uncle nephew of the minor, is married, and has 3 children, and resides with his family at _____ He is of good character, and having an income of about Rs. _____ a year and of good character and reputation, and of good business habits, and in a fit and proper person to be appointed guardian of the person and property of the said minor.

(Or, where a person is to be declared to be the guardian—X.Y., is under the law to which the minor is subject, the guardian of the person and property of the minor. He is of the right religion in the minor, and the qualifications of the proposed guardian, as stated.)

3. Items Nos 2 and 4 of the schedule hereto are in a bad state of repair, and when they are at once repaired, will seriously deteriorate in value, and it is to the interest of the minor that the sum of Rs. _____ should be at once expended for their repairs. It is proposed to raise this sum by a mortgage of items 2, 3, 4 and 5 of the said schedule as referred at the rate of Rs. _____ per cent per annum.

(Or, the mortgage of items Nos. 2 and 3 of the schedule hereto should be taken proceedings to realize that security and in such case it is apprehended that the property will not realize its full value. It is proposed to incur with the mortgagees in selling the property and to avoid any balance after paying of the mortgage money in Government securities. Or, the income of the said property which amounts to the sum of Rs. _____ per annum or thereabouts, is not sufficient to provide for the maintenance of the said minor, and his education at the Presidency College, Madras, and it is proposed to sell items Nos. 2 and 3 of the said schedule for the purpose of raising any other proceeds on which the application is made).

4. Your petitioners therefore pray—
(a) That the said X.Y., or some other fit and proper person may be appointed (or declared to be) the guardian of the aforesaid minor, T. V. P.
(b) That the security to be given by the said guardian may be fixed at the sum of Rs. _____ and that P.Q. and R.S. may be assigned as his sureties.
(c) That the sum of Rs. _____ a month may be fixed for the maintenance and education of the said minor (or any person is entitled to maintenance) out of the property of the said minor, and the sum of Rs. _____ a month may be fixed for the maintenance of the said T. V. P.
(d) That the sum of Rs. _____ a month may be fixed to the said guardian for his remuneration, in respect of the collection of the rents of the immovable property of the minor.
(e) That the said guardian may be at liberty out of the income of the said minor to expend the sum of Rs. _____ in his household expenses.
(f) That the said guardian may be at liberty to spend any balance of the net income of the minor, after payment of the said costs and the costs of this application in
(g) That the guardian may be at liberty to apply the said sum of Rs. _____ by a mortgage of items Nos. 2 and 3 of the schedule hereto, upon interest at the rate of Rs. _____ per cent per annum, and to apply the said sum for the purposes mentioned in paragraph 3, if need be.
(h) That the costs of this petitioners of this application may be paid by the said guardian (or if the petitioners are to be appointed guardian, realized by them) out of the income of the property of the said minor.
(i) For such other relief as he or they may deem fit.

5. We declare that the facts above stated are true to our knowledge except as is otherwise stated to be on information and belief and as to those matters we believe them to be true.

Deed this _____ day of _____

Form No. 101.

GUARD APPOINTED A GUARDIAN OF THE PERSON.
(Cross-title.)

Upon the application of A. B. and upon hearing, etc., and the Court having approved of C. D., as (relative and guardian) as a proper person to be appointed guardian of the person of the aforesaid E. F., the minor, it is ordered as follows—

1. That the said C. D. be appointed guardian of the person of the said minor during his minority, or until further order.

2. That the sum of Rs. _____ a month be allowed for the maintenance and education of the minor from the _____ day of _____ during his minority, and be paid by C. D. (or name and description of the person in possession of the property of the minor) to the said C. D., his guardian,

during his minority, or until further order, the first of such monthly pay-
ments to be made on the day of
A. That (in and O. H., out of the income of the property of the minor,
do pay to the said A. B., the sum of Rs. and be at liberty to retain
the rest of the for the respective needs of this application.

Form No. 104.

ORDER DECLARING A PERSON TO BE GUARDIAN.
(Order-103a.)

Upon the application of, etc.

It is declared that, under the Hindu law, by which the abovesaid A. B.,
alone, is subject C. D., of (residence and description) is the guardian of
the person of the said minor and it is ordered as follows:—

Read paragraphs 2 and 3 of Form No. 101.

Form No. 105.

ORDER XXXII, Rule (7)—NOMINATION OF WATERSHEDS TO BE BY A
PARENTS GUARDIAN.

I, the undersigned, A. B., of (residence and description), do hereby cer-
tify to accept the office of guardian of the person and property of the
abovesaid minor, C. D., in case the Court shall think fit to appoint me to
that office.

Signed by the said A. B., in the presence of
of E. F., (residence and description) (Signed) A. B.
G. H., (residence and description)

Form No. 106.

ORDER XXXII, Rule (7)—NOMINATION OF APPLICANTS TO APPOINT A GUARDIAN
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
Original Petition No. of 19 .

It is the nature of Tadjee Vachaspathi Nagesh, a minor.

1. T. Madhavan Nagesh

and

2. T. Ramaswami Nagesh

Plaintiffs

Do (1) A. B., of (residence and description), (2) C. D., of (residence and
description) and to all whom it may concern.

Take notice that, on the day of E. F., of (residence and
description) presented an application to this Court praying that he (or,
G. H., of (residence and description) may be appointed (or, declared to be
the guardian of the person and property of the abovesaid minor, and
for such relief, and the day of but have failed for the issuing
of the application) and that, if you desire to oppose the said application,
or to apply for the appointment of any person other than the said E. F.
(or G. H.), as guardian of the person or property of the said minor you
must appear on the said day of in this Court, in person
or by a duly authorized pleader and be prepared to answer any interroga-
tory and oral evidence upon which you rely, and that, in default of your
appearance, the said application may be heard and determined in your
absence. Any notice or demand of the said minor may appear and be
heard upon the said application, and any interest and claim a copy of the
petition, and it shall not be necessary to present any petition for the
purpose.

Given under my hand and the seal of this Court, this day of
19 .

13.

(Signed)
Registrar.

Form No. 105.

FORM ORDER APPOINTING A GUARDIAN OF MINOR AND PARENTS.
(Order-103a.)

Upon the application of A. B., and upon hearing, etc., and the Court
having approved of C. D., of (residence and description) as a proper person
to be appointed guardian of the person and property of E. F., the minor,
and the said C. D., having given security, by entering into a bond with
his sureties, dated the day of which has been approved
by the Registrar, and that in Court, it is ordered as follows:

1. That the said C. D. be appointed guardian of the person and property
of the said minor, during his minority, as until further order.

2. That the sum of Rs. be allowed for the maintenance and
education of the minor, to issue the day of during his min-
ority or until further order and be retained by the guardian out of the
income of the minor's property.

3. That the sum of Rs. be allowed to the said A. B., for his
costs of this application, and be paid to him by the guardian out of the
said income.

4. That the said C. D., do, on or before the day of the month of _____, 19____, in such year bring into Court his receipt accounts as such guardian, the first of such yearly accounts to be filed on the _____ day of _____, together with a statement of the movable property belonging to the said owner, the money and other movable property which he has received as behalf of the owner up to the said day of _____ and the debts due at that date to or from the owner.

5. That the said guardian do pay into Court (or issue) any available balance that shall be shown or found by the Court to be due from him on any such yearly account for the name of the owner in our or most proper money order of the Government of India, not to deposit the same in Court to the credit of this estate.

6. State any restriction or restrictions of the powers of the guardian as there—The said guardian shall not, without the leave of the Court, sell, lease or mortgage any of the movable or immovable property of the owner—If, the guardian shall be at liberty to grant leases of the immovable property of the owner, for any term not exceeding ten years but so that any such lease shall not without the leave of the Court, be granted in consideration of a premium and shall be at such rent. Or if any particular property is to be dealt with. That notwithstanding the restriction upon alienation contained in the said will the said C. D., shall be at liberty to sell, mortgage or in Part No. 105 or 107.

Form No. 106.

ORDER FOR SALE UNDER SECTION 25 OF THE GOVERNMENT AND

WILLS ACT, 1902.

(Wills-Act.)

Upon the application of A. B., of (residence and description) the guardian of the person and property of the aforementioned minor C. D., and upon hearing, etc., and it appearing to this Court that a sale of the movable property of the minor hereinafter mentioned is necessary for his advancement by reason of his minority or otherwise (as there) is is ordered as follows:—

1. That the said A. B., shall be at liberty to sell, by public auction, and with the sanction of this Court, the movable property of the said minor specified in the schedule hereto, at a price not less than Rs.

2. The said A. B., shall, on or before the day of the month of _____, 19____, bring into Court a copy of the proclamation of sale, and shall submit the same to the proposed auctioneer for approval by the Court. And the further hearing of this application is adjourned to, etc.

Respectfully.

Form No. 107.

ORDER FOR SALE BY MORTGAGE FOR DEBTOR OF A MORTGAGE CONTRACT,

(Commence at Form No. 106 and continue.)

It is ordered that the said A. B., shall be at liberty to sell or mortgage the movable property of the said aforementioned minor specified in the schedule hereto in C. D., if etc., at the price of Rs. _____ (or the sum of Rs. _____ with interest at the rate of _____ per cent per annum to be paid into Court, and a deed of mortgage (or mortgage) submitted for approval by the Registrar on or before the day of _____, 19____.

(Continue at Form No. 108.)

Form No. 108.

ORDER XXXIV, RULE 4.—APPOINTMENT FOR PRINCIPAL OR A WIFE.

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Supremacy and Federal Jurisdiction

(Original Petition No. _____ of 19____)

In the matter of the will of A. B., of (description) deceased.

1. C. D., and } Petitioner.

2. E. F. } 22

Deceased:—

1. C. D. } Petitioner.

2. E. F. } 22

1. G. H., and } Respondent.

2. J. K. }

The above-named petitioner states as follows:—

1. C. D., the petitioner, is a hindu and resident at _____
The address of the petitioner for service of all notices and process is _____

2. E. F., the respondent, is _____

3. The aforementioned A. B., died on the _____ day of _____, 19____, at _____, since he was then residing possessed of property within the Presidency of Madras (and who within the Presidency of _____)

4. The writing herewith annexed, now shown to the Petitioner and marked with letter A, is the last will and testament of the said A. B., and

Form No. 110.

ORDER XXXIV, RULES 4 and 5.—NOTICE OF APPOINTMENT FOR PAYMENT OF
LETTERS OF ADMINISTRATION.
(Continued.)

To
The Secretary,
Board of Revenue for General and Revenue Department, Mysore.
Whereas in writing given that application has been made to His Majesty's High Court of Judicature at Madras for a grant of probate of the Will (and the day of) of Letters of Administration of the property and credits of Letters of Administration with the Will being the credits of A. B., of (address and description), who died on the day of at in C. D., of (address and description), one of the executors named in the said Will or the brother and one of the next of kin of the said deceased to my the said day of, and that the day of has been appointed for the hearing of the said application, and that, if you desire to oppose it, you must file a caveat in the said Court;

The gross value of the estate in the Madras Presidency or French India
Mysore State
The gross value of the estate in the
has been sworn at Rs. and the net value thereof in the
Madras Presidency or French India
Mysore State
Dated this day of
(Signed) E. V.,
Plaintiff in the said C.D.,
(Sd) O. H.,
Registrar.

"In the presence of the Board of Revenue and the Department of Mysore and this parties,

Form No. 111.

ORDER XXXIV, RULE 5.—(PAYMENT FOR LETTERS OF ADMINISTRATION.
IN THE HIGH COURT OF JUDICATURE AT MADRAS
Testamentary and Intestate Jurisdiction.

Original Petition No. of,
In the matter of the goods of A. B. of (description) intestate deceased.
1 C. D. } Petitioner.
2 E. F. }
Respondent.—
1 C. D. } Petitioner.
2 E. F. }
and
1 G. H. } Respondent.
2 J. K. }

Petition at C.D. under the Indian Succession Act, 1925: The above-named petitioner states as follows:—

- 1 C. D. the petitioner is (description and occupation) and resides at (address).
- 2 The address for service of petitioner for service of all notices and process is
- 3 That the said deceased left him surviving the following relations, namely:—
1 C. D. my petitioner,
2 G. H. of (address and description) his son,
3 J. K. the wife of L. M. of (address and description) his daughter and left no other relations.

4. That the deceased A. B. died intestate and that due and diligent search has been made for a will but none has been found and that petitioner claims administration of the property, estate, debts and credits as follows

5. That the petitioner as (relationship) of the deceased claims to be entitled to a share of his estate.

6. The amount of the debts which are liable to come to the petitioner's hands does not exceed the sum of Rs. and the net amount of the said estate, after deducting all debts which the petitioner is by law allowed to deduct, is my of the value of Rs.

7. The petitioner hereby undertakes to duly administer the property and credits of the said A. B. deceased and to make a full and true inventory thereof and exhibit the same to His Majesty's High Court of Judicature at Madras in writing on or before the day of the said Court as the Court may order in this behalf and also to render to the Court a true account of the said property and credits within one year from the said date.

8. No application has been made to any District Court or Delgado or to any other High Court for removal of administration to his property and assets.

5. *Stygnus petiolatus*, chetochora, prave

(b) That letters of administration to the property and credits of the deceased be hereafter throughout the whole of British India (or limited to the Presidency of Madras) may be granted to him.

1. I, the petitioner, affirm and do solemnly declare that what is stated in paragraph 1 is true to my own knowledge and that what is stated in the remaining paragraphs is true to the best of my information and belief and I believe the same to be true.

Form No. 112

ORDER XXXV. RULE 1.—PUNISH FOR LETTERS OF ADMINISTRATION
WITH THE WILD APPLES.

¹⁵ THE HIGH COURT OF JUDICATURE AT MADRAS.

Temperature and Salinity Dependence

Persons of C. D. for the grade of Letters of Administration, with will annexed, to the property and credits of A. E., deceased.

The solution of (C. D.) consists in (1)

1. That the aforesaid A. B. died on the _____ day of _____

2. That the said decedent at the time of death left property in

3. That the writing hereto signed and marked _____ is his last will and testament,

4. That the said will was duly executed at _____ on the _____ day of _____ 19____.

3. That by the said will the deceased appointed the sole executor thereof (as he appears on the face may be), but he has since died, he a.s. on the day of without having proved the said will, and that the petitioner is the of the deceased.

6. The amount of profits which is likely to accrue to the petitioner's hands does not exceed in the aggregate the sum of Rs. _____ and the net amount of the said assets, after deducting all losses which the petitioner is believed to have incurred is only at the value of Rs. _____.

[illegible]

5. That the deceased left surviving him as his next-of-kin according to (state the law) residing at _____

9. That no application has been made to any District Court or District or to any other High Court for probate of any will of the said deceased or Letters of Administration with or without the will annexed to his property and estate.

The prisoner prays that Letters of Administration with the will annexed may be granted to him or the estate of the said deceased having effect throughout the Statute Periodary for throughout the whole of British India.

I, the petitioner, acknowledge and declare that what is stated in paragraph _____, my true to my own knowledge, and what is stated in the remaining paragraphs is true to the best of my information and belief and I believe the same to be true.

Term No. 112

ORDER XXXV, RULE 3.—CHANGES TO FORMS IN ALL CAPS WILL

IS THE HIGH COURT OF JUDICATURE AT MADRAS

Original Testimonials, Satisfaction

Gravel Pit No. 1 of 100

To the author of the salt at A. B. decreased

Chenise Miller

GEORGE V. by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Colonies beyond the Seas, KING, Defender of the Faith, Emperor of India.

A 8. (Name unknown, description).

Groundwater

for a grant of probate by Letters of Administration with will.

and whereas the said property and

and, therefore, it appears to the affiant

and business of the deceased is now in your hands, or

Now this is to command you that as on before the ^{day of} you do bring my and mine in the Registrar's office on the Original Sale of our said Court the enclosed bill here to your possession or within your power or under your control, and also seeing that if you are unable to produce the same you are required to do so later before the next day on which of the court of your territory so to bring it and deposit in Court the said bill or bills.

Witness the Honorable Chief Justice at Madras sheweth this day of in the year of Our Lord One Thousand Nine Hundred

and
 Registrar,
 Office of attendance of the Office of the Registrar in the High Court Buildings from 11 a.m. till 4 p.m.

This citation was taken out by Mr. Vakil for
 whose address for service is Mr. Madras
 On the day of this citation was served by me
 Bailiff.

Form No. 114.

(Same Title as in Form No. 113.)

1. That the petitioner is the of the said minor and the said issue with and under the care and protection of your petitioner.
2. That in order to protect the property left by the deceased and in the interest of the said minor your petitioner is desirous of applying to the Court for letters of administration and with that view to make a proper petition to this Court.
3. That your petitioner has no interest in the estate of the deceased directly or indirectly adverse to the minor except so far as her maintenance is concerned.
4. Your petitioner prays that she as the of the said deceased and the estate of the said minor may be appointed for the purpose of applying for letters of administration to the property and credits of the said deceased for the use and benefit of the said minor and included in the period of her minority.

Defendants, etc.

Form No. 115.

ORDERS XXXIV, RULE 13—GRANT OF PROBATE.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

BE IT KNOWN that on the day of One thousand nine hundred and the last Will and Testament of the late Mr. ^{deceased} ^{copy} ^{whereof} ^{contents annexed} ^{proved} and registered in the said Court and administration of the property and credits of the said deceased was in progress concerning his said Will, was granted by the Court limited to the Presidency of Madras to the Registrar of the said Court, who the said Will proved, having undertaken to administer same and within six months from the date hereof to make a true inventory of the said property and credits, and to exhibit the same in this Court, and also within a year from the said date to render a true account of the estate of the said deceased, showing the assets that may have come in hands, and the manner in which they have been applied or disposed of; and that the said assets have been declared and accounted for in specified in the schedule hereto.

Given under the seal of the said Court at Madras sheweth this day of in the year of Our Lord One thousand nine hundred and

Assistant Registrar, District S.W.

Form No. 116

ORDERS XXXIV, RULE 13—GRANT OF PROBATE OR ADMINISTRATION.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

BE IT KNOWN that on the day of One thousand nine hundred Letters of Administration granted to the Registrar of Madras of the property and credits of the said deceased, who the said Will proved, having undertaken to administer the same and within six months from the date hereof to make a true inventory of the said property and credits, and to exhibit the same in this Court, and also within a year from the said date to render a true account of the estate of the said deceased showing the assets that may have come in hands and the manner in which they have been applied or disposed of, and that the said assets have been declared and accounted for in specified in schedule hereto.

Given under the seal of the said Court at Madras sheweth this day of in the year of Our Lord One thousand nine hundred and

Assistant Registrar, District S.W.

Form No. 117.

Order XXXIV, Rule 26—Form or Book.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
Testamentary Petition No. of 19

In the matter of
Estate of Mrs. by these Presents that We do hereby and severally, read unto TAN BHANUMATY
the Chief Justice of the High Court of Judicature at Madras, in the
case being at his instance in office in the case of *Repon*, in his
aid in the said *Repon*, by instrument in office or assign. For which
purpose to be made we bind ourselves and each of us, in the whole
and each of our laws, customs, and administrations jointly and
severally, by these presents.

Dated this day of

NOW THIS CONDITION of the above written deed is such, that if
the said *Repon* shall within six months from the death of her
deceased administration of the property and estate of the
of deceased, or such further time as the said
Court may appoint within in the said Court an inventory containing a
full and true account of all the property in possession, and all the credits,
and also all the debts owing by any person, to which the said
as entitled as administrator, and shall within one year from the
said death, or such further time as the said Court may appoint submit
an account of the estate of the deceased, showing the assets which have
come to his hands, and the manner in which they have been applied or
disposed of, and of all real and truly administer the said property, credits,
and estate, according to law, and all the said real and personal of the said
property, credits, and estate, which shall be found remaining upon the
said administration account, shall deliver and pay true bills, notes or
papers to be lawfully entitled thereto. Thus the above deed shall be
void and of no effect, otherwise it shall remain in full force.

Severally signed, sealed and deliv-
ered by the above branches in the presence
of Assistant Registrar and Commissioner.

Form No. 118

Order XXXIV, Rule 26—Form or Book.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
General Testamentary Jurisdiction.

Petition No. of 19
In the matter of the goods, chattels and credits of
estate of
and say that I am truly and truly
solely, personally and truly admin-
istrator of the estate of *Repon*

which I do hereby and severally, read unto TAN BHANUMATY
the Chief Justice of the High Court of Judicature at Madras, in the
case being at his instance in office in the case of *Repon*, in his
aid in the said *Repon*, by instrument in office or assign. For which
purpose to be made we bind ourselves and each of us, in the whole
and each of our laws, customs, and administrations jointly and
severally, by these presents.

Dated this day of
Severally signed
delivered by the above branches in the presence
of Assistant Registrar and Commissioner.

Form No. 119.

Order XXXIV, Rule 26—Form or Book.
IN THE HIGH COURT OF JUDICATURE AT MADRAS.
(General Testamentary Jurisdiction.)

Petition No. of 19
In the matter of

NOW ALL MEN by these presents that I, our We and We,
do hereby and severally, read unto TAN BHANUMATY
the Chief Justice of the High Court of Judicature at Madras, in the
case being at his instance in office in the case of *Repon*, in his
aid in the said *Repon*, by instrument in office or assign. For which
purpose to be made we bind ourselves and each of us, in the whole
and each of our laws, customs, and administrations jointly and
severally, by these presents.

Form No 151.

ORDER XXXIV, RULE 45.—Notice given between 300 and 307 of
Art XXXIX of 1858.

Notice.

Entire of demand

Notice is hereby given that all persons claiming debts or liabilities
against the estate of the deceased, deceased who died
at or on or about the day of 18 and
the probate of whose will (or the letters of administration (with copy of
the said will) inventory of whose estate) having effect throughout
British India

was (or were) granted on the day of

Presidency of Madras of Madras, are hereby required

to go to in their claims to the said at the office of

the said plaintiff within one calendar month from the date hereof at the

expiration of which time the said will be heard over the

estate in the person entitled thereto having regard only to the claims of

which he shall then have notice.

Dated day of 18

Execution Plaintiff Address.

Administration

Form No 152

ORDER XXXIV, RULE 45.—Notice to owner of Carriage.

(Conte-416)

To A. B. (the defendant),
And C. D. E. (the plaintiff).

At (address for service)

Take notice that on the day of 18 F. F. of
(plaintiff and defendant) helped a carter against the grant of probate (or
letters of administration) in the above matter,

(Signed) Defendant.

Seal

Form No 153.

ORDER XXXIV, RULE 57.—Certificate as to Probate
IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Original Testimony Jurisdiction.

Given to the Court, etc.

To (name, description and address):

Creating:

1. Whereas it appears by an affidavit of (the defendant) that in
our said Court that probate of (the alleged last will (with a codicil or codicils
therein) of deceased was on the day of
granted to you by our said Court, and that the said deceased died a
Bachelor without, &c., for the now living day, and that the said

is one of the brothers and next of
kin of the said deceased or interested under a former will of the deceased
deceased day, by the said will, and that the said probate might be
revoked in and revoked; and whereas the above said, in which you are
made plaintiff and the said defendant, is now pending in our said
Court,

Now this is to certify you that on the day of
you do bring up and keep in the Registrar's Office at the
Original Side of our said Court the said Probate and do present it
to our said Court to prove the said alleged Will (with the codicil or codicils
therein) in relation to the fact of the said deceased's death and the validity of the said Probate;
and take notice that if you fail to do so, the Court will, on the day of 18, order that the said
will be revoked and the said estate, at which time the said
this affidavit will appear to answer you, either in person or by his solicitor
or Attorney duly authorized and able to answer all material questions, and
that you are required to give the said defendant reasonable notice in writing
or word, on the said day, of any documents which you may desire to have
produced.

Witness, &c.,

Seal

Register.

Form No. 124

ORDER XXXIV, RULE 27, - CONTINUANCE IN LETTERS OF ADMINISTRATION.
(Issued as in Form No. 115.)

GEORGE THE FIFTH, Etc.,
To whom, description and address.

Greeting

Whereas it appears by an affidavit of (Plaintiff) filed in
and that Court that Letters of Administration of the property and credits
of deceased, were granted to you by our said Court on the
brether and part of you of the said deceased, on the supposition that the said
but died intestate; and that it has since been discovered that the
said made and duly executed the last Will, dated whereas he
appointed executor (as in the first copy let) and that the said
Letters of Administration ought to be withdrawn and revoked.

Now this is to command you that on the day of
you do bring into and leave in the Registrars Office at the High Court,
of our said Court, the said Letters of Administration, and do proceed to
establish the validity of the grant to you of the said Letters of Administra-
tion. And this notice that is given to you in the form of the said day
is sent for the first hearing of the said case, at which time the said
only defendant will appear and answer you, either in person or by his
Vakil or Attorney duly authorized and able to receive all material questions,
and that you are required to give the said defendant reasonable notice to
bring or send on the said day any discovery which you may desire to have
produced.

Witness, etc.



Registrar.

Form No. 125.

SUBCENA POENAE.

Ordinary Criminal Case, Jurisdiction.

No. of 13

Plaintiff

Defendant.

To The Registrar.

Please issue subpoenas to the undersigned witnesses

Is their No. (1) Subpoena to attend and give evidence
(2) Subpoena to attend and give evidence
(3) Subpoena to produce documents. } *See
with.*

Witnesses:-

Name.

Address.

Occupation.

Documents:-

(1)

(2)

(3)

Dated this

day of

19

Attorney
Vakil

For

Plaintiff
Defendant.

Form No. 127.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Ordinary Criminal Jurisdiction.

No. of 13

Plaintiff

Defendant.

George the Fifth, by the Grace of God, of the United Kingdom of
Great Britain and Ireland and of the British Dominions beyond the Seas,
King, Defender of the Faith, Emperor of India

To

(1)

(2)

(3)

(Sd/-) Ex.

(")

(")

Greeting

We command you that you appear personally in our said High Court
on day of 19
at eleven o'clock in the forenoon
at the first hearing of this case

to give evidence on behalf of the
said you have appeared and the Court has made, or unless you have
obtained the leave of the Court.

You are to receive the amount of allowance set opposite to your name
and to grant your signature for the same.

If you are to be detained beyond the day appointed a similar sum will be tendered to you for each day's attendance beyond the day appointed.

Witness, the Honble _____ Knight, Chief Justice at Madras aforesaid, the _____ day of _____ in the year of our Lord One thousand nine hundred and _____

Attorney for _____
Vakil _____ Special Assistant Registrar.

Hours of attendance at the office of the Registrar in the High Court Buildings from eleven till four, Sundays and holidays excepted.

If the subpoena is issued "for the final hearing of the suit" it shall be the duty of the party issuing the same to or his pleader give to the witness reasonable notice of the date, day and hour when the witness is required to be at attendance.

This subpoena was taken out by Mr _____
Attorney for the _____ Plaintiff whose address is No. _____
Vakil _____ Defendant _____

Form No 128

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Ordinary Original Civil Jurisdiction.

No. _____ of 19 _____

Returns

Plaintiff
and
Defendant.

George the Fifth, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King Defender of the Faith, Emperor of India.

To

He
It
Do

(Sd/-, Pl. _____)
(Sd/-, Df. _____)

Greeting.

We command you that you appear personally in our said High Court on _____ day of _____ at eleven o'clock in the forenoon to give evidence on behalf of the _____ at the final hearing of this suit.

In the aforementioned suit and to produce the document appointed below, and you are not to depart thence until you have been examined and have produced the said document and the Court has seen, or unless you have obtained the leave of the Court.

You are to receive the amount of allowances set opposite to your name and to attach your signature for the same.

If you are to be detained beyond the day appointed a similar sum will be tendered to you for each day's attendance beyond the day appointed.

Witness, The Honble _____ Chief Justice at Madras aforesaid, the _____ day of _____ in the year of Our Lord, One thousand nine hundred and _____

Attorney for _____
Vakil _____ Special Assistant Registrar.

Hours of attendance at the office of the Registrar in the High Court Buildings, Madras, from eleven till four, Sundays and holidays excepted.

If the subpoena is issued "for the final hearing of the suit" it shall be the duty of the party issuing the same to or his pleader to give to the witness reasonable notice of the date, day and hour when the witness is required to be at attendance.

This subpoena was taken out by Mr _____ Attorney for the _____
Plaintiff Vakil _____
Defendant _____ whose address is No. _____ Madras _____

Form No 129

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Ordinary Original Civil Jurisdiction.

No. _____ of 19 _____

Returns

Plaintiff
and
Defendant.

George the Fifth, by the Grace of God, of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India.

To

He
It
Do

(Sd/-, Pl. _____)
(Sd/-, Df. _____)
(Sd/-, Df. _____)

Greeting.

We demand you at the instance of the _____ in the aforementioned
and that you produce or cause to be produced before our said High Court on
day of _____ at eleven o'clock in the forenoon

at the final hearing of this suit _____ the
document following, that is to say:—

and you are not to delay thereunto you have produced the
document and the Court has read, or unless you have obtained the leave of
the Court.

You are to receive the amount of allowance of expenses set against
your name and to grant your signature for the same.

If you are to be detained, beyond the day aforesaid, a sum of Rs. 1000
will be tendered to you for each day's attendance beyond the day specified.

Witness, the Hon'ble _____ Chief Justice at Madras
aforesaid the _____ day of _____ in the year of Our Lord
One thousand and nine hundred and _____

Attorney _____ for _____ Second Assistant Registrar,
Vakil _____

Hours of attendance at the Office of the Registrar in the High Court
Buildings, Madras, from eleven till four, Mondays and holidays excepted.

If the subpoena is issued "for the final hearing of the suit" it shall
be the duty of the party serving the same or his pleader to give to the
witness reasonable notice of the date, day and hour when the witness is
required to be in attendance.

Notice.—You shall be deemed to have complied with this subpoena, if
you cause the documents mentioned above to be produced in this Court on
the date of issuing of this writ.

The subpoena was taken out by Mr. _____ Attorney
Vakil _____ for _____

Respondent _____ whose address is No. _____ Madras.
Defendant _____

Form No 330

Letter of request to the presiding Judge or another Court
for production of records.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Delivery Original Civil Jurisdiction,

No. _____ of 19 _____

Deponent

Plaintiff

and

Defendant

To _____ Plaintiff
Witness upon the application of the above-named _____ it has
been made to appear to this Court that person of the undermentioned
papers, now in your custody is of material importance in the abovementioned
suit.

now before this Court and it is found that the production of the aforesaid
documents is necessary for the purpose of justice. You are hereby requested
to cause the said papers to be produced in this Court _____ or before the
_____ or to transmit the said papers to this Court _____

day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

_____ day of _____

Form No 331.

[Documents for the production of public records and other documents
in the possession of the public servant other than a court.]

IN THE HIGH COURT OF JUDICATURE AT MADRAS

Delivery Original Civil Jurisdiction,

No. _____ of 19 _____

Deponent

and

Plaintiff

Defendant.

To _____ plaintiff

Whereas upon the application of the abovesaid _____ it has been made to appear to this Court that a parcel of the undermentioned _____
papers, now in your custody, is of material importance in the above _____
_____ and that the production of the original documents is necessary for the purpose of justice, or that the said applicant desires to obtain a duly authenticated copy of the same without unreasonable delay or expense, you are hereby requested _____
_____ or to transmit the said papers produced in this Court _____ or to forward to this Court a duly authenticated copy of the said documents on or before the _____ day of _____ 192 _____

Dated this _____ day of _____ 192 _____

(Enter description of papers.)

Signed _____
Second Assistant Registrar.

Attorney _____
For _____
Valid _____

Hence of attendance at the office of the Registrar in the High Court Buildings, Madras, from eleven till four; Sundays and holidays excepted.

The summons was taken out by Mr. _____
Valid _____

for the _____ plaintiff whose address is No _____
defendant _____ Madras.

APPENDIX III.

NOTES.

1. The Rules of the High Court, Madras, dated the 28th of June 1909, and published in the Fort St. George Gazette Supplement, dated the 1st day of July 1909.

APPENDIX IV.

SECURITIES IN WHICH MONEY BORROWED, INTENDING TO PROVIDE FOR DEBENTURES, AND MONIES RELAYING TO WAGES, MAY BE DEPOSITED.

(a) Preliminary notes, debentures, stock or other securities of any local Government or of the Government of India, or the United Kingdom of Great Britain and Ireland.

(b) Bonds, debentures, and securities charged by the Imperial Parliament on the revenues of India.

(c) Stock or debentures of, or shares in, Railway or other companies the interest whereon is guaranteed by the Secretary of State for India as charged on or by the Government of India.

(d) Debentures or other securities for money loaned by, or on behalf of, any municipal or local body, under the authority of any act of a Legislature established in British India.

(e) First mortgage of immovable property situate in British India; provided that the property is not a leasehold for a term of years, and that the value of the property exceeds by one-third, or if consisting of land, one-half, the mortgage money.

(f) Deposit not exceeding three thousand rupees in a Government Savings Bank.

(Signed)	MURRAY COATES-TESTER,	Chief Justice.
"	W. W. PHILLIPS	
"	C. V. SIVAKUMARI SASTRI	
"	T. RAMSAY	
"	C. E. CLARKE	
"	M. D. DEVANUR	
"	M. VENKATARAMA PAO	
"	E. H. WALLACE	Judges.
"	H. O. C. BRANLEY	
"	D. G. WALKER	
"	C. MADHAYAN NAR	
"	T. V. SANKARANARAYANAN	
"	G. H. B. JACKSON	
"	A. J. CROFTON	

A. C. MAPPELL,
Registrar.

High Court, Madras,
4th April 1927.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE

No. 183

MADRAS, TUESDAY EVENING, APRIL 18, 1927.

[Price, 4^{cts.} 6 p.

**ADMINISTRATOR-GENERAL'S HALF-YEARLY
SCHEDULES OF ESTATES**

PREPARED BY THE

31st DECEMBER 1920.

UNDER

**RULE X OF THE RULES FOR THE OFFICE OF THE
ADMINISTRATOR-GENERAL, MADRAS.**

by the Administrator-General on account of each Estate in his charge, and the BALANCES during with Rule X of the Rules for the Office of the Administrator-General.

[illegible]

Serial number.	NAME.	Date of admission to the	Date of closing.	Returns on 20th June 1904.				Receipts from 1st January to 20th June 1904.	
				General account, amount paid.	Paid to other clubs, etc., being transfers made.	Out.		General account, amount received.	Receipts from other clubs.
						To credit.	To debit.		
1904	1904	1904	1904	1904	1904	1904	1904	1904	1904
76	Clancy, Mrs. D. W.	1901 Feb 20	1902 Dec 15	100		100 0 0			100
77	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
78	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
79	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
80	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
81	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
82	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
83	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
84	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
85	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
86	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
87	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
88	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
89	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
90	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
91	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
92	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
93	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
94	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
95	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
96	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
97	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
98	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
99	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100
100	Covey, E. B.	1901 Dec 1	1902 Dec 15	100		100 0 0			100

[illegible]

Serial Number.	Name.	Date of attachment.	Date of closing.	Balance on 24th June 1924.										Debit.	Credit.	Total Debit.	Total Credit.
				Debit.	Credit.	Debit.	Credit.	Debit.	Credit.	Debit.	Credit.	Debit.	Credit.				
				To credit.	To debit.											To credit.	To debit.
104	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
105	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
106	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
107	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
108	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
109	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
110	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
111	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
112	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
113	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
114	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
115	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
116	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
117	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
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122	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
123	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
124	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
125	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
126	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
127	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
128	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
129	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
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131	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
132	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
133	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
134	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
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152	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
153	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
154	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
155	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
156	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
157	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
158	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
159	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
160	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
161	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
162	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
163	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
164	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
165	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
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167	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
168	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
169	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
170	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
171	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
172	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
173	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
174	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
175	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
176	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
177	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
178	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
179	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
180	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
181	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
182	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
183	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
184	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
185	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
186	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
187	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
188	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
189	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
190	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
191	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
192	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
193	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
194	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
195	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
196	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
197	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
198	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
199	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
200	Wheat, Don M.	1878 Aug. 26	1880	100.00	100.00												
Total				49,400	9,000	18,350	15	4,400	8	8,000							

See only to 1898.		Total.		Proposed down to July 1st 1899.		Balance on Dec. 31st 1898.		
Cash.	Debit and Credit Bal.	Cash.		Debit and Credit Bal.	Cash.	Debit and Credit Bal.	Cash.	
		To credit.	To debit.				To credit.	To debit.
200 00	1,000 00	200 00	1,000 00	200 00	1,000 00	200 00	1,000 00	
100 00	500 00	100 00	500 00	100 00	500 00	100 00	500 00	
50 00	250 00	50 00	250 00	50 00	250 00	50 00	250 00	
25 00	125 00	25 00	125 00	25 00	125 00	25 00	125 00	
12 50	62 50	12 50	62 50	12 50	62 50	12 50	62 50	
6 25	31 25	6 25	31 25	6 25	31 25	6 25	31 25	
3 12	15 62	3 12	15 62	3 12	15 62	3 12	15 62	
1 56	7 81	1 56	7 81	1 56	7 81	1 56	7 81	
78 00	3,900 00	78 00	3,900 00	78 00	3,900 00	78 00	3,900 00	
39 00	1,950 00	39 00	1,950 00	39 00	1,950 00	39 00	1,950 00	
19 50	975 00	19 50	975 00	19 50	975 00	19 50	975 00	
9 75	487 50	9 75	487 50	9 75	487 50	9 75	487 50	
4 87	243 75	4 87	243 75	4 87	243 75	4 87	243 75	
2 43	121 87	2 43	121 87	2 43	121 87	2 43	121 87	
1 21	60 94	1 21	60 94	1 21	60 94	1 21	60 94	
60 94	3,047 00	60 94	3,047 00	60 94	3,047 00	60 94	3,047 00	
30 47	1,523 50	30 47	1,523 50	30 47	1,523 50	30 47	1,523 50	
15 23	761 75	15 23	761 75	15 23	761 75	15 23	761 75	
7 61	380 87	7 61	380 87	7 61	380 87	7 61	380 87	
3 80	190 44	3 80	190 44	3 80	190 44	3 80	190 44	
1 90	95 22	1 90	95 22	1 90	95 22	1 90	95 22	
95 22	4,761 00	95 22	4,761 00	95 22	4,761 00	95 22	4,761 00	
47 61	2,380 50	47 61	2,380 50	47 61	2,380 50	47 61	2,380 50	
23 80	1,190 25	23 80	1,190 25	23 80	1,190 25	23 80	1,190 25	
11 90	595 12	11 90	595 12	11 90	595 12	11 90	595 12	
5 95	297 56	5 95	297 56	5 95	297 56	5 95	297 56	
2 97	148 78	2 97	148 78	2 97	148 78	2 97	148 78	
148 78	7,440 00	148 78	7,440 00	148 78	7,440 00	148 78	7,440 00	
74 40	3,720 00	74 40	3,720 00	74 40	3,720 00	74 40	3,720 00	
37 20	1,860 00	37 20	1,860 00	37 20	1,860 00	37 20	1,860 00	
18 60	930 00	18 60	930 00	18 60	930 00	18 60	930 00	
9 30	465 00	9 30	465 00	9 30	465 00	9 30	465 00	
465 00	23,250 00	465 00	23,250 00	465 00	23,250 00	465 00	23,250 00	
23 25	11,625 00	23 25	11,625 00	23 25	11,625 00	23 25	11,625 00	
11 62	5,812 50	11 62	5,812 50	11 62	5,812 50	11 62	5,812 50	
5 81	2,906 25	5 81	2,906 25	5 81	2,906 25	5 81	2,906 25	
2 90	1,453 12	2 90	1,453 12	2 90	1,453 12	2 90	1,453 12	
1 45	726 56	1 45	726 56	1 45	726 56	1 45	726 56	
726 56	3,632 80	726 56	3,632 80	726 56	3,632 80	726 56	3,632 80	

Serial name here.	ESTATE.	Date of testamentary will.	Date of closing.	Deceased and estate here.	Stock and other prop., value, at time of closing and amount received.	Cash.		Gross amount received from this estate.	Gross amount received from other sources.
						To credit.			
						To credit.	To debit.		
250	July, E. J. P.	1944 Aug. 31	1947 Mar. 30	100	100	100	0	100	0
251	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
252	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
253	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
254	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
255	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
256	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
257	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
258	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
259	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
260	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
261	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
262	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
263	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
264	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
265	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
266	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
267	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
268	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
269	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
270	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
271	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
272	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
273	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
274	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
275	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
276	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
277	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
278	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
279	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
280	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
281	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
282	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
283	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
284	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
285	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0
286	Ballou, E. J.	1947 June 1	1947 June 1	400	400	400	0	400	0

1st July 1927		Total		Amounts from 1st July to 31st December 1927		Balance on 31st December 1927	
Cash.	Debit.	Cash.		Current Account Debit.	Credit.	Current Account Debit.	Credit.
		To credit.	To debit.				
Dr. Cr.	Dr. Cr.	Dr. Cr.	Dr. Cr.	Dr.	Cr.	Dr.	Cr.
1927 12 31	100	100					
1928 1 1	400		400				
1928 1 1	200		200				
1928 1 1	300		300				
1928 1 1	200		200				
1928 1 1	200		200				
1928 1 1	200		200				
1928 1 1	200		200				
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1928 1 1	200		200				
1928 1 1	200		200				

[illegible]

[illegible]

per July to 1926.		Total.		Payments from 1st July to 31st December 1926.		Balance on 31st December 1926.	
Code.	Gross Receipts.	Cash.		Gross Receipts.	Cash.	Cash.	
		To credit.	To debit.			To credit.	To debit.
ML. A. P.	ML. A. P.	ML. A. P.	ML. A. P.	ML. A. P.	ML. A. P.	ML. A. P.	ML. A. P.
79,721 10 3	65,000	59,870 8 8	77,282 8 3	65,000	7,070 3 3	227
8,261 0 0	6,000	8,260 10 0	8,257 0 0	8,258	100
128 0 0	756 0 0	118 21 8	61 8 8	275
18 7 8	855	74 11 8	8 21 8	800	34 0 0	160
24 24 1	1,010	87 34 0	52 21 8	1,500	39 0 0	350
1,841 0 0	20 8 8	8,800	20 8 8	192
1 0 0	5,800	1,077 11 11	1,011 18 3	229
2 10 12	300	1,541 7 8	1,742 8 7	60 12 8	294
2 10 12	180	69 0 0	200	200	42 4 0	168
140 8 0	2,100	187 7 11	321 25 8	2,300	14 12 8	247
2 10 12	140	95 0 0	8 6 0	100	70 2 0	188
8 10 8	800	200 10 3	104 12 8	84 3 0	100
2 10 12	200	34 0 0	2 8 0	22 21 3	700
.....	348 8 8	380 12 8	800	600
.....	31 8 38	32 8 38
280 8 0	8,800	799 0 0	245 0 0	8,800	30 0 0	800
184 8 0	8,800	210 0 0	118 30 8	1,200	28 0 0	800
1210 8 0	8,800	8,800	317 9 10	1,300	248 0 0
121 8 0	6,700	100 12 8	7,042 34 2	4,200	800
.....	54 16 0	44 16 0
2 10 12	300	26 3 1	0 0 0	300	26 3 1
.....	36 12 0	36 12 0
79 14 11	6,900	86 4 13	0 0 0	6,900	86 10 10
.....	8 8 8	8 8 8
2 10 12	300	2 9 2	0 0 0	8 8 8
.....	2 9 2	0 0 0	300	7 8 0
2 10 12	30,000	30,000	30,000	800
.....	71 4 7	71 4 7
.....	8 12 4	8 12 4
.....	0 10 0	0 10 0
2 10 12	180	3 6 8	4 10 3
701 3 3	700	360 10 8	8 1 8	300	30 8 8
.....	4 11 8	300 8 8	200	28 0 0
.....	8 8 8	4 10 8
1,580 0 10	84 8 8	1 8 8	22 8 2
.....	1,580 8 8	1,540 8 10	4 10 8
.....	8 0 1	4 0 1
140 1 0	1,500	360 14 0	144 14 30	1,810	140 14 3
72 8 8	72 8 8	8 1 8	28 0 0
.....	8 30 2	8 30 2
2 7 10	180	108 8 12	130 10 30	100	70 10 3
47 10 3	800	80 10 14	5 20 8	80 2 10
.....	82 8 4	2 12 8	800	40 0 0
.....	80 10 4	44 12 8
1 10 3 10	81 10 1	26 12 8	28 10 4
3,074 7 8	1,000	7,317 7 10	1,044 8 8	800	28 10 10
.....	28 0 8	0 0 1	10 10 0
.....	18 0 2	18 0 1
28 8 1	1,000	308 8 13	38 11 18
8,448 8 2	8,000	1,348 0 8	107 11 1	1,000	78 11 18
338 8 8	8,000	81 8 8	8,448 8 2	8,000	109 8 3
28,419 10 3	12,200	8 0 1	8 0 1	8,000	1,040 8 8
8,040 10 8	1,800	30,000 10 3	27,711 4 0	800	870 8 0
.....	8,104 8 8	8,700 14 3	1,800	400
.....	82 8 1	88 1 8	26 2 4
2 10 12	180	13 8 0	3 0 8	200	51 8 2
8,040 8 8	8,200	3,217 7 0	2,700 8 8	827 0 10
.....	10 1 8	10 1 8
104 8 11	300	104 10 8	300	300 8 8	4 4 8
6,772 4 8	4,800	89 14 8	10 16 8
.....	4,000 8 8	4,000	4,000 1 8	140
.....	8 13 30	12 12 8
.....	8 8 8	5 3 2
8 15 8	200	86 8 7	0 7 0	800	20 3 0
.....	20 34 0	1 4 8	24 12 8
.....	40 7 8	68 8 8
.....	40 8 0	43 8 8
1 8 8	300	25 8 2	0 2 8	800	21 8 2
81 10 11	1,200	808 8 7	8 8 8	1,000	17 10 8
107 10 11	4,000	400 8 0	341 12 5	2,000	129 8 1
2 10 12	200	28 21 1	8 3 0	800	18 8 1
.....	8,000	48 3 8	2,000	800
18 10 1	800	184 3 2	104 18 1	200	18 0 1
28,100 8 8	28,000	29,000 8 2	800 7 7	28,000 1,000	27,000 10 10	8,000 7 4	2,000 2 8

Serial number	REMARKS	Date of introduction	Date of arrival	Balance on 29th June 1928				Zanzibar from 21st December	
				Government transport.	Local or other boats, with fuel, bag and baggage freight.	Cash.		Government stores, etc.	Total
						To credit.	To debit.		
401	Phosphoria Marine, Kunguwa	29th Mar. 29	1928 Mar. 24	50	50 0 0	50 0 0	50
402	Phosphoria Marine, Kunguwa	29th Oct. 9	30,150	3,000 18 0
403	Phosphoria Marine, Kunguwa	29th Mar. 29	200	10 12 0
404	Phosphoria Marine, Kunguwa	29th Apr. 19	1928 Aug. 21	8 0 0
405	Phosphoria Marine, Kunguwa	29th Apr. 19	Oct. 4th P.C.	40 15 0
406	Phosphoria Marine, Kunguwa	29th Apr. 20	1,000
407	Phosphoria Marine, Kunguwa	29th Apr. 20	32 0 0
408	Phosphoria Marine, Kunguwa	29th Apr. 20
409	Phosphoria Marine, Kunguwa	29th Apr. 20
410	Phosphoria Marine, Kunguwa	29th Apr. 20
411	Phosphoria Marine, Kunguwa	29th Apr. 20
412	Phosphoria Marine, Kunguwa	29th Apr. 20
413	Phosphoria Marine, Kunguwa	29th Apr. 20
414	Phosphoria Marine, Kunguwa	29th Apr. 20
415	Phosphoria Marine, Kunguwa	29th Apr. 20
416	Phosphoria Marine, Kunguwa	29th Apr. 20
417	Phosphoria Marine, Kunguwa	29th Apr. 20
418	Phosphoria Marine, Kunguwa	29th Apr. 20
419	Phosphoria Marine, Kunguwa	29th Apr. 20
420	Phosphoria Marine, Kunguwa	29th Apr. 20
421	Phosphoria Marine, Kunguwa	29th Apr. 20
422	Phosphoria Marine, Kunguwa	29th Apr. 20
423	Phosphoria Marine, Kunguwa	29th Apr. 20
424	Phosphoria Marine, Kunguwa	29th Apr. 20
425	Phosphoria Marine, Kunguwa	29th Apr. 20
426	Phosphoria Marine, Kunguwa	29th Apr. 20
427	Phosphoria Marine, Kunguwa	29th Apr. 20
428	Phosphoria Marine, Kunguwa	29th Apr. 20
429	Phosphoria Marine, Kunguwa	29th Apr. 20
430	Phosphoria Marine, Kunguwa	29th Apr. 20
431	Phosphoria Marine, Kunguwa	29th Apr. 20
432	Phosphoria Marine, Kunguwa	29th Apr. 20
433	Phosphoria Marine, Kunguwa	29th Apr. 20
434	Phosphoria Marine, Kunguwa	29th Apr. 20
435	Phosphoria Marine, Kunguwa	29th Apr. 20
436	Phosphoria Marine, Kunguwa	29th Apr. 20
437	Phosphoria Marine, Kunguwa	29th Apr. 20
438	Phosphoria Marine, Kunguwa	29th Apr. 20
439	Phosphoria Marine, Kunguwa	29th Apr. 20
440	Phosphoria Marine, Kunguwa	29th Apr. 20
441	Phosphoria Marine, Kunguwa	29th Apr. 20
442	Phosphoria Marine, Kunguwa	29th Apr. 20
443	Phosphoria Marine, Kunguwa	29th Apr. 20
444	Phosphoria Marine, Kunguwa	29th Apr. 20						

Administrative-General's Office, Madras,
21st December 1896.

[illegible]

H. D. CONSUM,
Administrator-General of Hospitals

* Summary of all Estates whereof the final balances have been paid to the persons entitled to such balances and the persons to whom paid, prepared in accordance

Serial number.	Name of Estate.	Date of administration.	Date of payment.	Government securities.	Other securities.
1	Edna Marie Emerson ..	1904 December 16.	1905 July 27 ..	84
2	Gertrude Mary George ..	1910 December 21.	September 23 ..	180
2	Cutwright Carl Leonard ..	1910 August 27 ..	November 22
	" "		December 2
	" "		December 25
4	Daguen Ida Hunsford ..	1904 January 29 ..	August 15
5	David Frederik ..	1910 April 21 ..	September 1
6	Edwigei Ayres, E ..	Section 32 ..	October 26
7	King Edward ..	1904 May 26 ..	October 25
	" "		November 12
8	Lakshmi Lakshman ..	1910 March 2 ..	November 19
	" "		August 4
9	Harriet Elizabeth Ayres ..	1910 April 26 ..	October 24
10	Perkin, F. Peter ..	1910 August 15 ..	July 30
11	Polanski, Joseph, E. L. ..	1910 August 14 ..	November 27
12	Wiley Smith, O. J. ..	1910 October 2 ..	December 18 ..	800
	" "		October 25
	" "		October 25
	" "		Dec.
	" "		Dec.
	" "		Dec.
	" "		Dec.
	" "		December 25
13	Sherringtons, Gerty, T. ..	1910 September 18 ..	September 4
14	Waters Mrs. Eli, L. ..	1910 November 11 ..	September 21

Administrator-General's Office, Mexico,
201 December 1905.

the same during the period of six months ending 31st December 1926, specifying the amount of work done X of the States for the Office of the Administrator-General.

Chk.	Parties to whom paid.	Serial number.
64 4 8	Amount remitted to the Sub-Judge, Chingboan, being the amount available for payments to Mrs. E. Sawyers and payable to him for preparation of declaration in respect of the preliminary order in the suit of 1881 of Sidney Court, Chingboan, No. 10, 107 of 1923 of the Court, Chingboan.	1
86 1 4	Government promissory note delivered and amount paid Alvin R. Christie being his 1/2th share in the estate.	2
15,600 0 0	Amount repaid to the India Office, London, for payment to Mrs. Alice Mabel Cartwright and Robert Harvey, Esq., an amount of five pounds of the estate as Remittance with profits of the deceased's Will in England.	3
8,000 0 0	Amount remitted to the India Office, London, for payment to Mrs. Alice Mabel Cartwright and Robert Harvey, Esq., an amount of five pounds of the estate as Remittance with profits of the deceased's Will in England.	4
452 4 4	Amount remitted to the India Office, London, for payment to Mrs. Alice Mabel Cartwright and Robert Harvey, Esq., an amount of five pounds of the estate as Remittance with profits of the deceased's Will in England.	5
225 2 8	Amount paid to Mr. E. H. Hughes being the first balance.	6
275 2 8	Amount paid Mrs. Margaret Smith being his 1/2th share in the estate.	7
372 2 8	Amount paid Mr. A. Lambeth Smith being his 1/2th share in the estate.	8
840 10 2	Amount paid Mr. A. Lambeth Smith being his 1/2th share in the estate.	9
216 8 0	Amount paid Mr. Charles Smith being his 1/2th share in the estate.	10
748 8 0	Amount paid Mr. Charles Smith being his 1/2th share in the estate.	11
748 8 0	Amount paid Mr. Charles Smith being his 1/2th share in the estate.	12
268 10 12	Amount paid the City Court Judge, Madras, being the amount available for payment to the Vendor Vaidyanathan and Vendor Vaidyanathan and payable to him in the place of the preliminary order in O.S. No. 142 of 1918 and E.O. No. 274 of 1919.	13
417 4 8	Amount remitted to the India Office, London, for payment to Sidney Webster, Esq., being balance of such payable to him as the wife's share with profits of deceased's Will in England.	14
76 0 0	Amount paid Mr. A. Fawcett balance of his share in the estate.	15
1,277 4 0	Amount paid Government on account of the balance of the estate payable to her.	16
.....	Government promissory note delivered and amount paid Mrs. E. Sawyers being her 1/2th share.	17
676 8 0	Amount paid G. Sidney Smith, Esq., balance of his 1/2th share in the estate.	18
426 4 0	Amount paid Mrs. W. W. Smith balance of her 1/2th share in the estate.	19
426 4 0	Amount remitted to the India Office, London, for payment to T. Sidney Smith, Esq., being his share.	20
426 4 0	Amount remitted to the India Office, London, for payment to Mrs. M. Sidney Smith being her share.	21
426 4 0	Amount remitted to the India Office, London, for payment to Mrs. E. Sidney Smith being her share.	22
426 4 0	Amount remitted to the India Office, London, for payment to Mrs. E. Sidney Smith being her share.	23
2,417 12 8	Amount paid the City Court Judge, Madras, being the amount available for payment to the Vendor Vaidyanathan and Vendor Vaidyanathan and payable to him in the place of the preliminary order in O.S. No. 142 of 1918 and E.O. No. 274 of 1919.	24
1,416 0 0	Amount paid Mrs. E. Sawyers balance of her share in the estate available for distribution among deceased's next of kin with payable to him as the balance of power of attorney.	25

H. D. CORRIE,
Administrator-General of Madras.

SCHEDULES of all sums of MONEY, DOWRY and other accoutrements received, and of all payments made the period of six months ending 31st December 1904, prepared in accordance

[illegible]

by the Administrator-General on account of each Trust in his charge, and the balances during with Rule X of the Rules for the Office of the Administrator-General.

In July to 1921.		Total		Payments from 1st July to 31st December 1926.		Balances on 31st December 1926.		Serial number.
Cash	General and Miscellaneous	Cash	Cash	Cash	Cash	Cash	Cash	
To credit.	To debit.	To credit.	To debit.	To credit.	To debit.	To credit.	To debit.	
88 A. P.	88.	88. A. P.	88. A. P.	88.	88. A. P.	88.	88. A. P.	88. A. P.
0 0 0	200	87 6 9	0 0 0	200	87 7 7	1
2,667 14 8	17,200	4,793 3 8	2,000	4,793 8 8	17,200	504 24 8	2
0 0 0	200	1 6 2	0 0 0	200	95 8 2	3
202 18 1	24,000	519 1 7	319 24 6	17,400	0 0 0	4
0 0 0	200	45 12 50	0 0 0	200	45 9 10	5
.....	519 6 2	701 8 8	21 13 0	6
0 15 0	200	79 1 6	0 0 0	200	75 18 8	7
180 8 8	4,200	798 6 1	200	598 7 31	4,000	98 1 2	8
.....	81 1 1	80 1 1	9
17 8 0	400	30 6 6	0 11 0	400	79 2 2	10
20 0 0	1,800	60 3 8	04 8 1	1,800	90 8 8	11
.....	0 0 0	0 0 0	12
21 10 8	400	89 31 2	0 0 0	400	45 8 8	13
461 18 15	1,800	688 12 18	719 10 10	1,800	14
.....	9 6 1	2 2 0	200 1 0	15
325 18 8	8,800	0 0 2	0 0 0	16
219 15 2	1,200	318 11 9	100	319 11 11	8,200	118 6 10	17
12 3 2	800	43 8 0	0 10 2	800	41 9 2	18
2,308 8 18	22,000	7,178 1 20	2,000	5,178 1 1	22,000	829 1 0	19
7 12 0	400	81 2 2	0 0 0	400	86 12 1	20
2 0 4	100	79 8 8	0 1 8	200	79 7 8	21
110 21 8	2,000	569 18 26	300	214 1 8	1,800	319 18 2	22
0 0 0	200	76 8 4	0 0 0	200	76 1 4	23
23 14 8	1,100	284 13 3	2 0 0	1,100	82 7 1	24
19 4 2	1,000	84 8 1	0 10 0	1,000	82 7 1	25
18 8 0	800	0 1 4	28 8 0	800	0 1 4	26
42 8 0	1,200	54 2 2	28 8 0	1,200	0 0 0	27
23 18 0	800	82 9 8	28 1 6	800	22 8 7	28
23 18 0	800	82 18 7	34 1 0	800	22 8 7	29
819 14 8	17,700	1,697 14 8	2,100	2,100 7 8	17,700	1,697 14 8	30
0 25 8	200	0 7 8	0 0 0	200	0 12 4	31
0 18 9	200	0 8 8	0 0 0	200	0 11 8	32
0 18 0	300	0 8 8	0 0 0	300	0 11 1	33
0 18 1	800	0 8 8	0 0 0	800	0 11 1	34
0 2 0	100	87 8 0	0 0 0	200	87 8 0	35
1 18 18	100	0 11 8	0 0 0	100	0 12 5	36
.....	84 4 7	84 4 7	37
475 10 11	26,000	985 7 8	200	168 3 4	18,800	98 6 2	38
1 0 0	100	88 8 8	0 1 0	100	88 8 8	39
9,187 7 8	8,80,000	14,182 12 11	278 8 35	4,800	10,382 12 11	8,80,000	2,401 3 4	40

Serial number.	Name.	Date of admission.	Date of discharge.	Balance on 24th June 1876.		Credit.		Balance on 24th June 1876.
				Debit.	Credit.	Debit.	Credit.	
1	Wm. H.							

1st January to 31st December 1926.

1 January to 31st Dec.			Total		Payments from 1st July to 31st December 1926		Receipts on 31st December 1926				Grand Receipts.
Club.	Governing Body.	Borrowing.	Club.		Governing Body.	Club.	Governing Body.	Club.			
			To credit.	To debit.				To credit.	To debit.		
20 A. P.	70.	20.	20. 0 0	20. 0 0	20. 0 0	20. 0 0	20. 0 0	20. 0 0	20. 0 0	20. 0 0	20. 0 0
21 B. P.	40.	21.	21. 0 0	21. 0 0	21. 0 0	21. 0 0	21. 0 0	21. 0 0	21. 0 0	21. 0 0	21. 0 0
22 C. P.	30.	22.	22. 0 0	22. 0 0	22. 0 0	22. 0 0	22. 0 0	22. 0 0	22. 0 0	22. 0 0	22. 0 0
23 D. P.	20.	23.	23. 0 0	23. 0 0	23. 0 0	23. 0 0	23. 0 0	23. 0 0	23. 0 0	23. 0 0	23. 0 0
24 E. P.	10.	24.	24. 0 0	24. 0 0	24. 0 0	24. 0 0	24. 0 0	24. 0 0	24. 0 0	24. 0 0	24. 0 0
25 F. P.	5.	25.	25. 0 0	25. 0 0	25. 0 0	25. 0 0	25. 0 0	25. 0 0	25. 0 0	25. 0 0	25. 0 0
26 G. P.	2.	26.	26. 0 0	26. 0 0	26. 0 0	26. 0 0	26. 0 0	26. 0 0	26. 0 0	26. 0 0	26. 0 0
27 H. P.	1.	27.	27. 0 0	27. 0 0	27. 0 0	27. 0 0	27. 0 0	27. 0 0	27. 0 0	27. 0 0	27. 0 0
28 I. P.	0.	28.	28. 0 0	28. 0 0	28. 0 0	28. 0 0	28. 0 0	28. 0 0	28. 0 0	28. 0 0	28. 0 0
29 J. P.	0.	29.	29. 0 0	29. 0 0	29. 0 0	29. 0 0	29. 0 0	29. 0 0	29. 0 0	29. 0 0	29. 0 0
30 K. P.	0.	30.	30. 0 0	30. 0 0	30. 0 0	30. 0 0	30. 0 0	30. 0 0	30. 0 0	30. 0 0	30. 0 0
31 L. P.	0.	31.	31. 0 0	31. 0 0	31. 0 0	31. 0 0	31. 0 0	31. 0 0	31. 0 0	31. 0 0	31. 0 0
32 M. P.	0.	32.	32. 0 0	32. 0 0	32. 0 0	32. 0 0	32. 0 0	32. 0 0	32. 0 0	32. 0 0	32. 0 0
33 N. P.	0.	33.	33. 0 0	33. 0 0	33. 0 0	33. 0 0	33. 0 0	33. 0 0	33. 0 0	33. 0 0	33. 0 0
34 O. P.	0.	34.	34. 0 0	34. 0 0	34. 0 0	34. 0 0	34. 0 0	34. 0 0	34. 0 0	34. 0 0	34. 0 0
35 P. P.	0.	35.	35. 0 0	35. 0 0	35. 0 0	35. 0 0	35. 0 0	35. 0 0	35. 0 0	35. 0 0	35. 0 0
36 Q. P.	0.	36.	36. 0 0	36. 0 0	36. 0 0	36. 0 0	36. 0 0	36. 0 0	36. 0 0	36. 0 0	36. 0 0
37 R. P.	0.	37.	37. 0 0	37. 0 0	37. 0 0	37. 0 0	37. 0 0	37. 0 0	37. 0 0	37. 0 0	37. 0 0
38 S. P.	0.	38.	38. 0 0	38. 0 0	38. 0 0	38. 0 0	38. 0 0	38. 0 0	38. 0 0	38. 0 0	38. 0 0
39 T. P.	0.	39.	39. 0 0	39. 0 0	39. 0 0	39. 0 0	39. 0 0	39. 0 0	39. 0 0	39. 0 0	39. 0 0
40 U. P.	0.	40.	40. 0 0	40. 0 0	40. 0 0	40. 0 0	40. 0 0	40. 0 0	40. 0 0	40. 0 0	40. 0 0
41 V. P.	0.	41.	41. 0 0	41. 0 0	41. 0 0	41. 0 0	41. 0 0	41. 0 0	41. 0 0	41. 0 0	41. 0 0
42 W. P.	0.	42.	42. 0 0	42. 0 0	42. 0 0	42. 0 0	42. 0 0	42. 0 0	42. 0 0	42. 0 0	42. 0 0
43 X. P.	0.	43.	43. 0 0	43. 0 0	43. 0 0	43. 0 0	43. 0 0	43. 0 0	43. 0 0	43. 0 0	43. 0 0
44 Y. P.	0.	44.	44. 0 0	44. 0 0	44. 0 0	44. 0 0	44. 0 0	44. 0 0	44. 0 0	44. 0 0	44. 0 0
45 Z. P.	0.	45.	45. 0 0	45. 0 0	45. 0 0	45. 0 0	45. 0 0	45. 0 0	45. 0 0	45. 0 0	45. 0 0
46 AA. P.	0.	46.	46. 0 0	46. 0 0	46. 0 0	46. 0 0	46. 0 0	46. 0 0	46. 0 0	46. 0 0	46. 0 0
47 AB. P.	0.	47.	47. 0 0	47. 0 0	47. 0 0	47. 0 0	47. 0 0	47. 0 0	47. 0 0	47. 0 0	47. 0 0
48 AC. P.	0.	48.	48. 0 0	48. 0 0	48. 0 0	48. 0 0	48. 0 0	48. 0 0	48. 0 0	48. 0 0	48. 0 0
49 AD. P.	0.	49.	49. 0 0	49. 0 0	49. 0 0	49. 0 0	49. 0 0	49. 0 0	49. 0 0	49. 0 0	49. 0 0
50 AE. P.	0.	50.	50. 0 0	50. 0 0	50. 0 0	50. 0 0	50. 0 0	50. 0 0	50. 0 0	50. 0 0	50. 0 0
51 AF. P.	0.	51.	51. 0 0	51. 0 0	51. 0 0	51. 0 0	51. 0 0	51. 0 0	51. 0 0	51. 0 0	51. 0 0
52 AG. P.	0.	52.	52. 0 0	52. 0 0	52. 0 0	52. 0 0	52. 0 0	52. 0 0	52. 0 0	52. 0 0	52. 0 0
53 AH. P.	0.	53.	53. 0 0	53. 0 0	53. 0 0	53. 0 0	53. 0 0	53. 0 0	53. 0 0	53. 0 0	53. 0 0
54 AI. P.	0.	54.	54. 0 0	54. 0 0	54. 0 0	54. 0 0	54. 0 0	54. 0 0	54. 0 0	54. 0 0	54. 0 0
55 AJ. P.	0.	55.	55. 0 0	55. 0 0	55. 0 0	55. 0 0	55. 0 0	55. 0 0	55. 0 0	55. 0 0	55. 0 0
56 AK. P.	0.	56.	56. 0 0	56. 0 0	56. 0 0	56. 0 0	56. 0 0	56. 0 0	56. 0 0	56. 0 0	56. 0 0
57 AL. P.	0.	57.	57. 0 0	57. 0 0	57. 0 0	57. 0 0	57. 0 0	57. 0 0	57. 0 0	57. 0 0	57. 0 0
58 AM. P.	0.	58.	58. 0 0	58. 0 0	58. 0 0	58. 0 0	58. 0 0	58. 0 0	58. 0 0	58. 0 0	58. 0 0
59 AN. P.	0.	59.	59. 0 0	59. 0 0	59. 0 0	59. 0 0	59. 0 0	59. 0 0	59. 0 0	59. 0 0	59. 0 0
60 AO. P.	0.	60.	60. 0 0	60. 0 0	60. 0 0	60. 0 0	60. 0 0	60. 0 0	60. 0 0	60. 0 0	60. 0 0
61 AP. P.	0.	61.	61. 0 0	61. 0 0	61. 0 0	61. 0 0	61. 0 0	61. 0 0	61. 0 0	61. 0 0	61. 0 0
62 AQ. P.	0.	62.	62. 0 0	62. 0 0	62. 0 0	62. 0 0	62. 0 0	62. 0 0	62. 0 0	62. 0 0	62. 0 0
63 AR. P.	0.	63.	63. 0 0	63. 0 0	63. 0 0	63. 0 0	63. 0 0	63. 0 0	63. 0 0	63. 0 0	63. 0 0
64 AS. P.	0.	64.	64. 0 0	64. 0 0	64. 0 0	64. 0 0	64. 0 0	64. 0 0	64. 0 0	64. 0 0	64. 0 0
65 AT. P.	0.	65.	65. 0 0	65. 0 0	65. 0 0	65. 0 0	65. 0 0	65. 0 0	65. 0 0	65. 0 0	65. 0 0
66 AU. P.	0.	66.	66. 0 0	66. 0 0	66. 0 0	66. 0 0	66. 0 0	66. 0 0	66. 0 0	66. 0 0	66. 0 0
67 AV. P.	0.	67.	67. 0 0	67. 0 0	67. 0 0	67. 0 0	67. 0 0	67. 0 0	67. 0 0	67. 0 0	67. 0 0
68 AW. P.	0.	68.	68. 0 0	68. 0 0	68. 0 0	68. 0 0	68. 0 0	68. 0 0	68. 0 0	68. 0 0	68. 0 0
69 AX. P.	0.	69.	69. 0 0	69. 0 0	69. 0 0	69. 0 0	69. 0 0	69. 0 0	69. 0 0	69. 0 0	69. 0 0
70 AY. P.	0.	70.	70. 0 0	70. 0 0	70. 0 0	70. 0 0	70. 0 0	70. 0 0	70. 0 0	70. 0 0	70. 0 0
71 AZ. P.	0.	71.	71. 0 0	71. 0 0	71. 0 0	71. 0 0	71. 0 0	71. 0 0	71. 0 0	71. 0 0	71. 0 0
72 BA. P.	0.	72.	72. 0 0	72. 0 0	72. 0 0	72. 0 0	72. 0 0	72. 0 0	72. 0 0	72. 0 0	72. 0 0
73 BB. P.	0.	73.	73. 0 0	73. 0 0	73. 0 0	73. 0 0	73. 0 0	73. 0 0	73. 0 0	73. 0 0	73. 0 0
74 BC. P.	0.	74.	74. 0 0	74. 0 0	74. 0 0	74. 0 0	74. 0 0	74. 0 0	74. 0 0	74. 0 0	74. 0 0
75 BD. P.	0.	75.	75. 0 0	75. 0 0	75. 0 0	75. 0 0	75. 0 0	75. 0 0	75. 0 0	75. 0 0	75. 0 0
76 BE. P.	0.	76.	76. 0 0	76. 0 0	76. 0 0	76. 0 0	76. 0 0	76. 0 0	76. 0 0	76. 0 0	76. 0 0
77 BF. P.	0.	77.	77. 0 0	77. 0 0	77. 0 0	77. 0 0	77. 0 0	77. 0 0	77. 0 0	77. 0 0	77. 0 0
78 BG. P.	0.	78.	78. 0 0	78. 0 0	78. 0 0	78. 0 0	78. 0 0	78. 0 0	78. 0 0	78. 0 0	78. 0 0
79 BH. P.	0.	79.	79. 0 0	79. 0 0	79. 0 0	79. 0 0	79. 0 0	79. 0 0	79. 0 0	79. 0 0	79. 0 0
80 BI. P.	0.	80.	80. 0 0	80. 0 0	80. 0 0	80. 0 0	80. 0 0	80. 0 0	80. 0 0	80. 0 0	80. 0 0
81 BJ. P.	0.	81.	81. 0 0	81. 0 0	81. 0 0	81. 0 0	81. 0 0	81. 0 0	81. 0 0	81. 0 0	81. 0 0
82 BK. P.	0.	82.	82. 0 0	82. 0 0	82. 0 0	82. 0 0	82. 0 0	82. 0 0	82. 0 0	82. 0 0	82. 0 0
83 BL. P.	0.	83.	83. 0 0	83. 0 0	83. 0 0	83. 0 0	83. 0 0	83. 0 0	83. 0 0	83. 0 0	83. 0 0
84 BM. P.	0.	84.	84. 0 0	84. 0 0	84. 0 0	84. 0 0	84. 0 0	84. 0 0	84. 0 0	84. 0 0	84. 0 0
85 BN. P.	0.	85.	85. 0 0	85. 0 0	85. 0 0	85. 0 0	85. 0 0	85. 0 0	85. 0 0	85. 0 0	85. 0 0
86 BO. P.	0.	86.	86. 0 0	86. 0 0	86. 0 0	86. 0 0	86. 0 0	86. 0 0	86. 0 0	86. 0 0	86. 0 0
87 BP. P.	0.	87.	87. 0 0	87. 0 0	87. 0 0	87. 0 0	87. 0 0	87. 0 0	87. 0 0	87. 0 0	87. 0 0
88 BQ. P.	0.	88.	88. 0 0	88. 0 0	88. 0 0	88. 0 0	88. 0 0	88. 0 0	88. 0 0	88. 0 0	88. 0 0
89 BR. P.	0.	89.	89. 0 0	89. 0 0	89. 0 0	89. 0 0	89. 0 0	89. 0 0	89. 0 0	89. 0 0	89. 0 0
90 BS. P.	0.	90.	90. 0 0	90. 0 0	90. 0 0	90. 0 0	90. 0 0	90. 0 0	90. 0 0	90. 0 0	90. 0 0
91 BT. P.	0.	91.	91. 0 0	91. 0 0	91. 0 0	91. 0 0	91. 0 0	91. 0 0	91. 0 0	91. 0 0	91. 0 0
92 BU. P.	0.	92.	92. 0 0	92. 0 0	92. 0 0	92. 0 0	92. 0 0	92. 0 0	92. 0 0	92. 0 0	92. 0 0
93 BV. P.	0.	93.	93. 0 0	93. 0 0	93. 0 0	93. 0 0	93. 0 0	93. 0 0	93. 0 0	93. 0 0	93. 0 0
94 BW. P.	0.	94.	94. 0 0	94. 0 0	94. 0 0	94. 0 0	94. 0 0	94. 0 0	94. 0 0	94. 0 0	94. 0 0
95 BX. P.	0.	95.	95. 0 0	95. 0 0	95. 0 0	95. 0 0	95. 0 0	95. 0 0	95. 0 0	95. 0 0	95. 0 0
96 BY. P.	0.	96.	96. 0 0	96. 0 0	96. 0 0	96. 0 0	96. 0 0	96. 0 0	96. 0 0	96. 0 0	96. 0 0
97 BZ. P.	0.	97.	97. 0 0	97. 0 0	97. 0 0	97. 0 0	97. 0 0	97. 0 0	97. 0 0	97. 0 0	97. 0 0
98 CA. P.	0.	98.	98. 0 0	98. 0 0	98. 0 0	98. 0 0	98. 0 0	98. 0 0	98. 0 0	98. 0 0	98. 0 0
99 CB. P.	0.	99.	99. 0 0	99. 0 0	99. 0 0	99. 0 0	99. 0 0	99. 0 0	99. 0 0	99. 0 0	99. 0 0
100 CC. P.	0.	100.	100. 0 0	100. 0 0	100. 0 0	100. 0 0	100. 0 0	100. 0 0	100. 0 0	100. 0 0	100. 0 0

Serial number.	TRUST ESTATES.	Date of administration.	Date of closing.	Balance on 31st Dec 1897.				Receipts from 1st Dec 1897.
				General Account.	Sundry Accounts.	Cash.		
						To credit.	To debit.	
40	Wilson, Mrs. & W. J. & S. J. Wilson Trust, Capt. J. H., for George Wilson Deben	1897 Jan. 15 1897 Feb. 15	81 800	81 800	80 8 8 77 7 8	81 800	81 800
41	Wilson, Capt. J. H., for Edward Wilson	Do.	800	800	77 7 8	800	800
42	Wilson, Capt. J. H., for Miss Dorothy Wilson	Do.	800	800	77 7 8	800	800
43	Wilson, Capt. J. H., for Miss Dorothy Wilson	Do.	800	800	77 7 8	800	800
44	Dale, J. J., for George Dale Jones	1897 Apr. 8	31,390	8,500	875 11 1	31,390	31,390
45	Dale, J. J., for David Thomas Jones	Do.	1,000	6,500	175 11 8	1,000	1,000
46	Dale, J. J., for George Dale Jones, and David David	1897 Apr. 20	8,042	8,042	308 10 10	8,042	8,042
47	David Friedman, for George David	1897 Apr. 27	100	100	100	100	100
48	David Friedman, for George David	Do.	100	100	100	100	100
49	David Friedman, for David David	Do.	100	100	100	100	100
50	David Friedman, for David David	Do.	100	100	100	100	100
51	David Friedman, for David David	Do.	100	100	100	100	100
52	David Friedman, for David David	Do.	100	100	100	100	100
53	David Friedman, for David David	Do.	100	100	100	100	100
54	David Friedman, for David David	Do.	100	100	100	100	100
55	David Friedman, for David David	Do.	100	100	100	100	100
56	David Friedman, for David David	Do.	100	100	100	100	100
57	David Friedman, for David David	Do.	100	100	100	100	100
58	David Friedman, for David David	Do.	100	100	100	100	100
59	David Friedman, for David David	Do.	100	100	100	100	100
60	David Friedman, for David David	Do.	100	100	100	100	100
61	David Friedman, for David David	Do.	100	100	100	100	100
62	David Friedman, for David David	Do.	100	100	100	100	100
63	David Friedman, for David David	Do.	100	100	100	100	100
64	David Friedman, for David David	Do.	100	100	100	100	100
65	David Friedman, for David David	Do.	100	100	100	100	100
66	David Friedman, for David David	Do.	100	100	100	100	100
67	David Friedman, for David David	Do.	100	100	100	100	100
68	David Friedman, for David David	Do.	100	100	100	100	100
69	David Friedman, for David David	Do.	100	100	100	100	100
70	David Friedman, for David David	Do.	100	100	100	100	100
71	David Friedman, for David David	Do.	100	100	100	100	100
72	David Friedman, for David David	Do.	100	100	100	100	100
73	David Friedman, for David David	Do.	100	100	100	100	100
74	David Friedman, for David David	Do.	100	100	100	100	100
75	David Friedman, for David David	Do.	100	100	100	100	100
76	David Friedman, for David David	Do.	100	100	100	100	100
77	David Friedman, for David David	Do.	100	100	100	100	100
78	David Friedman, for David David	Do.	100	100	100	100	100
79	David Friedman, for David David	Do.	100	100	100	100	100
80	David Friedman, for David David	Do.	100	100	100	100	100
81	David Friedman, for David David	Do.	100	100	100	100	100
82	David Friedman, for David David	Do.	100	100	100	100	100
83	David Friedman, for David David	Do.	100	100	100	100	100
84	David Friedman, for David David	Do.	100	100	100	100	100
85	David Friedman, for David David	Do.	100	100	100	100	100
86	David Friedman, for David David	Do.	100	100	100	100	100
87	David Friedman, for David David	Do.	100	100	100	100	100
88	David Friedman, for David David	Do.	100	100	100	100	100
89	David Friedman, for David David	Do.	100	100	100	100	100
90	David Friedman, for David David	Do.	100	100	100	100	100
91	David Friedman, for David David	Do.	100	100	100	100	100
92	David Friedman, for David David	Do.	100	100	100	100	100
93	David Friedman, for David David	Do.	100	100	100	100	100
94	David Friedman, for David David	Do.	100	100	100	100	100
95	David Friedman, for David David	Do.	100	100	100	100	100
96	David Friedman, for David David	Do.	100	100	100	100	100
97	David Friedman, for David David	Do.	100	100	100	100	100
98	David Friedman, for David David	Do.	100	100	100	100	100
99	David Friedman, for David David	Do.	100	100	100	100	100
100	David Friedman, for David David	Do.	100	100	100	100	100
Total				40,000	18,000	2,000 10 8	721 8 8	8,000 10 8

1st July 1916		Total		Paid from 1st July to 31st December 1915		Balance on 31st December 1915		Balance on 31st December 1916		Total number.
Cash.	Greenland, Denmark.	Cash.		Due amount, Norway.		Cash.		Greenland, Denmark.		
		To credit.	To debit.					To credit.	To debit.	
86 4 7	80	86 4 7	86 4 7	81		80 4 7	81	86 4 7	86 4 7	81
10 4 0	800	10 4 0	10 4 0	11		10 4 0	11	10 4 0	10 4 0	81
16 4 0	800	16 4 0	16 4 0	12		16 4 0	12	16 4 0	16 4 0	81
18 4 0	800	18 4 0	18 4 0	13		18 4 0	13	18 4 0	18 4 0	81
19 4 0	800	19 4 0	19 4 0	14		19 4 0	14	19 4 0	19 4 0	81
20 4 0	800	20 4 0	20 4 0	15		20 4 0	15	20 4 0	20 4 0	81
21 4 0	800	21 4 0	21 4 0	16		21 4 0	16	21 4 0	21 4 0	81
22 4 0	800	22 4 0	22 4 0	17		22 4 0	17	22 4 0	22 4 0	81
23 4 0	800	23 4 0	23 4 0	18		23 4 0	18	23 4 0	23 4 0	81
24 4 0	800	24 4 0	24 4 0	19		24 4 0	19	24 4 0	24 4 0	81
25 4 0	800	25 4 0	25 4 0	20		25 4 0	20	25 4 0	25 4 0	81
26 4 0	800	26 4 0	26 4 0	21		26 4 0	21	26 4 0	26 4 0	81
27 4 0	800	27 4 0	27 4 0	22		27 4 0	22	27 4 0	27 4 0	81
28 4 0	800	28 4 0	28 4 0	23		28 4 0	23	28 4 0	28 4 0	81
29 4 0	800	29 4 0	29 4 0	24		29 4 0	24	29 4 0	29 4 0	81
30 4 0	800	30 4 0	30 4 0	25		30 4 0	25	30 4 0	30 4 0	81
31 4 0	800	31 4 0	31 4 0	26		31 4 0	26	31 4 0	31 4 0	81
32 4 0	800	32 4 0	32 4 0	27		32 4 0	27	32 4 0	32 4 0	81
33 4 0	800	33 4 0	33 4 0	28		33 4 0	28	33 4 0	33 4 0	81
34 4 0	800	34 4 0	34 4 0	29		34 4 0	29	34 4 0	34 4 0	81
35 4 0	800	35 4 0	35 4 0	30		35 4 0	30	35 4 0	35 4 0	81
36 4 0	800	36 4 0	36 4 0	31		36 4 0	31	36 4 0	36 4 0	81
37 4 0	800	37 4 0	37 4 0	32		37 4 0	32	37 4 0	37 4 0	81
38 4 0	800	38 4 0	38 4 0	33		38 4 0	33	38 4 0	38 4 0	81
39 4 0	800	39 4 0	39 4 0	34		39 4 0	34	39 4 0	39 4 0	81
40 4 0	800	40 4 0	40 4 0	35		40 4 0	35	40 4 0	40 4 0	81
41 4 0	800	41 4 0	41 4 0	36		41 4 0	36	41 4 0	41 4 0	81
42 4 0	800	42 4 0	42 4 0	37		42 4 0	37	42 4 0	42 4 0	81
43 4 0	800	43 4 0	43 4 0	38		43 4 0	38	43 4 0	43 4 0	81
44 4 0	800	44 4 0	44 4 0	39		44 4 0	39	44 4 0	44 4 0	81
45 4 0	800	45 4 0	45 4 0	40		45 4 0	40	45 4 0	45 4 0	81
46 4 0	800	46 4 0	46 4 0	41		46 4 0	41	46 4 0	46 4 0	81
47 4 0	800	47 4 0	47 4 0	42		47 4 0	42			

[illegible]

Number	Name	Date of admission	Date of change	Balance on 30th June 1913.				Total
				General	Particular	Chk.		
						To credit	To debit	
189	Hughes, Thomas, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
190	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
191	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
192	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
193	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
194	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
195	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
196	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
197	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
198	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
199	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
200	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
201	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
202	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
203	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
204	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
205	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
206	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
207	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
208	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
209	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
210	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
211	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
212	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
213	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
214	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
215	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
216	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
217	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
218	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
219	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
220	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
221	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
222	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
223	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
224	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
225	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
226	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
227	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
228	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
229	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
230	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
231	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
232	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
233	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
234	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
235	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
236	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
237	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
238	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
239	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
240	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
241	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
242	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
243	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
244	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
245	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
246	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
247	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
248	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
249	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
250	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
251	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
252	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
253	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
254	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
255	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
256	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
257	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
258	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
259	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
260	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
261	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
262	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
263	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
264	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
265	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
266	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
267	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
268	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
269	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
270	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
271	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
272	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
273	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
274	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
275	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
276	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
277	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
278	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
279	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
280	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
281	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
282	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
283	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
284	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
285	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
286	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
287	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
288	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
289	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
290	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
291	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
292	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
293	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
294	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
295	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
296	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
297	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
298	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
299	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
300	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
301	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
302	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
303	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
304	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
305	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
306	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
307	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
308	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
309	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
310	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
311	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
312	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
313	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
314	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
315	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
316	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
317	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
318	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
319	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
320	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
321	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
322	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
323	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
324	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
325	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00	00	00	21
326	Hughes, John, 100/100	1913 June 1	1913 June 1	21	00			

1st July to 1926.		Total.		Payments from 1st July to 31st December 1926		Balance on 31st December 1926.		Total.	
Cash.	Goverment money received.	Total.	Cash.	Goverment money received.	Total.	Goverment money received.	Total.	Cash.	Total.
SL. A. P.	SL.	SL. A. P.	SL. A. P.	SL.	SL. A. P.	SL.	SL. A. P.	SL. A. P.	SL. A. P.
327 18 4	800	327 18 4	800	327 18 4	800	327 18 4	800	327 18 4	800
4 8 8	300	4 8 8	300	4 8 8	300	4 8 8	300	4 8 8	300
342 18 10	7,000	342 18 10	7,000	342 18 10	7,000	342 18 10	7,000	342 18 10	7,000
324 2 11	1,330	324 2 11	1,330	324 2 11	1,330	324 2 11	1,330	324 2 11	1,330
8 2 2	200	8 2 2	200	8 2 2	200	8 2 2	200	8 2 2	200
8 16 18	400	8 16 18	400	8 16 18	400	8 16 18	400	8 16 18	400
129 3 8	4,800	129 3 8	4,800	129 3 8	4,800	129 3 8	4,800	129 3 8	4,800
6 18 0	300	6 18 0	300	6 18 0	300	6 18 0	300	6 18 0	300
0 18 0	300	0 18 0	300	0 18 0	300	0 18 0	300	0 18 0	300
0 18 0	300	0 18 0	300	0 18 0	300	0 18 0	300	0 18 0	300
2 14 7	200	2 14 7	200	2 14 7	200	2 14 7	200	2 14 7	200
2 14 7	200	2 14 7	200	2 14 7	200	2 14 7	200	2 14 7	200
22 2 2	1,400	22 2 2	1,400	22 2 2	1,400	22 2 2	1,400	22 2 2	1,400
304 14 3	6,800	304 14 3	6,800	304 14 3	6,800	304 14 3	6,800	304 14 3	6,800
12 18 8	600	12 18 8	600	12 18 8	600	12 18 8	600	12 18 8	600
10 18 8	600	10 18 8	600	10 18 8	600	10 18 8	600	10 18 8	600
476 28 31	12,000	476 28 31	12,000	476 28 31	12,000	476 28 31	12,000	476 28 31	12,000
20 34 10	1,000	20 34 10	1,000	20 34 10	1,000	20 34 10	1,000	20 34 10	1,000
162 7 3	2,800	162 7 3	2,800	162 7 3	2,800	162 7 3	2,800	162 7 3	2,800
175 9 2	5,000	175 9 2	5,000	175 9 2	5,000	175 9 2	5,000	175 9 2	5,000
124 7 8	1,000	124 7 8	1,000	124 7 8	1,000	124 7 8	1,000	124 7 8	1,000
124 0 4	1,200	124 0 4	1,200	124 0 4	1,200	124 0 4	1,200	124 0 4	1,200
870 8 3	7,000	870 8 3	7,000	870 8 3	7,000	870 8 3	7,000	870 8 3	7,000
608 8 2	1,200	608 8 2	1,200	608 8 2	1,200	608 8 2	1,200	608 8 2	1,200
604 6 7	1,500	604 6 7	1,500	604 6 7	1,500	604 6 7	1,500	604 6 7	1,500
38 10 11	7,000	38 10 11	7,000	38 10 11	7,000	38 10 11	7,000	38 10 11	7,000
4 8 4	200	4 8 4	200	4 8 4	200	4 8 4	200	4 8 4	200
0 12 8	200	0 12 8	200	0 12 8	200	0 12 8	200	0 12 8	200
912 0 2	6,570	912 0 2	6,570	912 0 2	6,570	912 0 2	6,570	912 0 2	6,570
40 9 8	1,070	40 9 8	1,070	40 9 8	1,070	40 9 8	1,070	40 9 8	1,070
1 0 4	100	1 0 4	100	1 0 4	100	1 0 4	100	1 0 4	100
0 0 4	500	0 0 4	500	0 0 4	500	0 0 4	500	0 0 4	500
6,416 7 1	17,000	6,416 7 1	17,000	6,416 7 1	17,000	6,416 7 1	17,000	6,416 7 1	17,000

[illegible]

[illegible]

Serial number.	TREASURY DEBIT.	Date of debit.	Date of clearing.	Balance on 1st June 1924.				Amount from 1st December.	
				Treasury credit.	Cash.	To credit.	To debit.	Credit.	Debit.
284	Wheatley, John Thomas, for debt of Rs.	1917 Mar 2	100	50 1 9	50 1 9	50
285	Wheatley, William Henry, for debt of Rs.	1916 Dec. 18	900	300 8 6
286	Wheatley, William Henry, for debt of Rs.	Do	900	246 3 1
287	Wheatley, W. T. M., for Debt of Rs.	1916 Mar. 4	900	75 8 9
288	Wheatley, Robert, for A. W. Wheatley	1912 Aug. 19	1918 Dec. 18	2 8 9
289	Wheatley, G. J. G., for John Wheatley	1912 Dec. 9	75 7 3
290	Wheatley, G. J. G., for John Wheatley	Do	1,000	25 10 8
291	Wheatley, Capt. A. J., for Philip Wheatley	1919 Sep. 30	400	21 0 8
292	Wheatley, Capt. A. J., for Philip Wheatley	Do	400	71 13 2
293	Wheatley, Mrs. John, for Robert Wheatley	1915 Apr. 20	300	81 9 8
294	Wheatley, Mrs. John, for Robert Wheatley	Do	400	80 15 1
295	Wheatley, Mrs. John, for Robert Wheatley	Do	400	56 15 2
296	Wheatley, W. R., for Miss Douglas Wheatley	1918 Dec. 14	300	20 36 4
297	Wheatley, R. M., for Mrs. Douglas Wheatley	Do	300	81 8 8
298	Wheatley, R. M., for Mrs. Douglas Wheatley	Do	300	24 3 8
299	Wheatley, R. M., for Mrs. Douglas Wheatley	Do	300	76 3 4
300	Wheatley, Mrs. John, for Robert Wheatley	1915 July 7	10,000	300
301	Wheatley, John, for clearing and the balance of the same.	1919 May 30	30,000	71 3 4
302	Tony, Major A. T., for Mrs. O. M. Wiggins	1916 Dec. 18	28 11 8
303	Tony, Major A. T., for Mrs. O. M. Wiggins	1918 Mar. 27	24 13 16
	Total			46,300		50 8 6	408 31 1	820	

Admiralty-General's Office, Madras,
31st December 1926.

SCHEDULE of all TREASURY debits whereof the first balances have been paid to the persons entitled to of such balances and the persons to whom paid, prepared in accordance

Serial number.	Name of funds.	Date of debit.	Date of payment.	Amount received.	Other amounts.
1	Wheatley, John Thomas, for Robert Wheatley	1916 August 8	1918 July 21	50
2	Wheatley, W. R., for Mrs. Douglas Wheatley	1916 December 14	1918 February 13
3	Wheatley, J. J., for John Wheatley	1915 April 20	1918 September 18
4	Wheatley, G. J. G., for John Wheatley	1912 August 11	1918 July 21
5	Wheatley, Robert, for A. W. Wheatley	1912 August 19	1918 August 27
6	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
7	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
8	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
9	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
10	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
11	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
12	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
13	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
14	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
15	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
16	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
17	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
18	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
19	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do
20	Wheatley, Mrs. John, for Robert Wheatley	1915 April 20	Do

Admiralty-General's Office, Madras,
31st December 1926.

Receipts.	Receipts to 30th June 1925.				Receipts from 1st July to 31st December 1925.			
	Government securities.	Bank or other stock, etc., not being Government securities.	Cash.		Growth stock securities.	Bank or other stock, etc., not being Government securities.	Cash.	
			To credit.	To debit.				
	Rs.	Rs.	Rs. L. P.	Rs. L. P.	Rs.	Rs.	Rs. L. P.	
Balance, pages 7 and 8	71,700	18,000	31,800 0 0	5,000 0 0	70,000	...	71,200 10 0	
Do. 4 and 5	85,100	1,000	5,000 0 0	8,000 0 0	45,700	8,500	47,200 0 0	
Do. 6 and 7	45,000	6,000	18,100 10 0	4,000 0 0	2,000	...	10,000 10 0	
Do. 8 and 9	45,000	4,000	5,000 10 0	20 0 0	4,000	...	5,000 10 0	
Do. 10 and 11	1,20,000	21,000	13,000 10 0	7,000 0 0	20,000	8,000	28,000 10 0	
Do. 12 and 13	1,11,000	10,000	8,100 10 0	0 0 0	81,000	1,700	82,700 10 0	
Do. 14 and 15	1,20,000	...	4,000 0 0	4,100 10 0	20,000	...	20,000 10 0	
Total	8,12,000	43,000	51,000 0 0	16,100 0 0	2,00,000	10,000	2,09,000 0 0	
Transfers, pages 16 and 17	
Do. 18 and 19	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Do. 20 and 21	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Do. 22 and 23	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Do. 24 and 25	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Do. 26 and 27	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Do. 28 and 29	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Do. 30 and 31	1,18,000	12,000	4,000 10 0	500 10 0	8,000	...	8,000 0 0	
Total	8,12,000	43,000	51,000 0 0	16,100 0 0	2,00,000	...	2,09,000 0 0	

[illegible]



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE

No. 50

MADRAS, TUESDAY EVENING, APRIL 19, 1927.

[Page, 2 p.m.]

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 16th APRIL 1927.

GENERAL SUMMARY.

Rainfall fair in the Nilgiris, light or nil elsewhere. Standing crops generally fair, but dry crops in parts of West Godavari, Guntur and Anantapur not satisfactory. Crops suffering in parts of Nellore, Chittoor and Coimbatore. Harvest of paddy in Kurnool, Nellore, North Arcot, Coimbatore and South Kanara, shoken in Nellore and Coimbatore, ripe in Guntur. Guntur and Nellore, generally in Guntur and West Godavari and shoken in East Godavari and Coimbatore, cutting of sugarcane in parts of the Coimbatore, Bellary, Chittoor and Coimbatore and picking of cotton in parts of the Deccan, Coimbatore and Harwar proceeding. Cottons generally fair except in Bellary, Gaddepet, Nellore, Coimbatore and Harwar where it was poor to fair. Water-supply sufficient in East Godavari, Kottai, Tadpatri and the Nilgiris and generally inadequate in parts elsewhere. Paddy scarce in the Deccan, and parts of the Coimbatore, Bellary, Ma Central districts, Madurai, Ponnai and the West Coast. Paddy generally sufficient except in parts of West Godavari, Kottai, Guntur, Kurnool, Bellary, Nellore and Coimbatore. Prices fairly steady. Prospects not satisfactory, especially in parts of the Deccan.

A. A. VENKATARAMA AYYAR,
District Secretary.

BOARD (LAND REVENUE AND SETTLEMENTS),
MADRAS, 19th April 1927.

DISTRICT REPORTS

GANTAM.

Land shoken in the west. Water-supply insufficient for drinking in the Narayana and Gopala taluk and parts of the Kottai, Balakrishna and Taluk taluk. Supply sufficient for agricultural purposes in the Guntur, Sircilla and Chinnala taluk and insufficient elsewhere. 2745 feet of water in the Kurnool reservoir. 2136 feet of water in the Sircilla reservoir.

11-5-27

concrete. Standing crops generally fair. Harvest of rice, paddy and cutting of sugarcane proceeding in parts; cottons fair. Employment available. Grain stocks sufficient. Prospects fair.

VIJAYAPATNAM.

[Report not received.]

EAST GODAVARI.

Land shoken in the west. Water-supply sufficient. The Godavari 12 feet below the crest of the dam. Standing crops fair. Harvest of cottons and cutting of sugarcane proceeding; cottons of shoked fairly sugarcane, several. Employment available. Grain stocks sufficient. Prospects normal. Rise in the price of shoken and shoken at Nellore.

WEST GODAVARI.

Land shoken in the west at Kurnool. Water-supply generally sufficient in the delta, but insufficient in the uplands, especially for rice. Standing crops fair in the delta, but dry crops in the uplands not thriving. Harvest of paddy and cutting of sugarcane proceeding; cottons of sugarcane fair to normal; generally fair. Employment available. Grain stocks sufficient. Prospects fair in the delta, but not satisfactory in the uplands.

KOTTA.

Land shoken in the west. Water-supply sufficient. The Krishna 215 feet below the crest of the dam. Standing crops thriving. Employment available. Grain stocks sufficient. Prospects generally fair.

GUNTUR.

Land shoken in the west. Water-supply sufficient for drinking, except in parts of the Guntur, Ponnai, Tondur and Gopala taluk and in some upland villages of the Rayachoti taluk. Grain stocks shoked. Standing dry crops in the upland taluk badly affected for want of rain. Harvest of rice proceeding; sugarcane fair. Employment generally available. Grain stocks generally sufficient. Prospects generally poor. Fall in the price of rice at Gopala.

KURNOOL.

Land shoken in Kurnool in the west. Water-supply generally sufficient for drinking purposes, except in a few villages of the Deccan and Guntur taluk. The Kurnool Colliery and coal fields are shoked generally. The Tondur taluk 12 feet below crest. Average discharge through the head sluice of Sircilla 107 cubic feet per second. Standing

RAINFALL, AND PRICES OF THE SEAFAR FOD-GRAINS FOR THE WEEK ENDING 10th APRIL, 1937.

RAINFALL IN INCHES.														Average Prices per 50 Cwt. of Grain.														Notes.	
In the week.				Up to the end of the week from 1st April.				Area.		Wheat.				Oats.				Barley.											
District.	Inches.	Average of 10 years ending 1935.	1937.	Average of 10 years ending 1935.	1937.	Corresponding week of the year 1936.	This week.	The week.	Corresponding week of the year 1936.	Last week.	This week.	Corresponding week of the year 1936.	Last week.	This week.	Corresponding week of the year 1936.	Last week.	This week.	Corresponding week of the year 1936.	Last week.	This week.									
Oman.	Gujarat	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Thangpala	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	East Godavari	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	West Godavari	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
Madras.	Karnataka	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Madras	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Andhra Pradesh	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Coimbatore	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
Central.	Madras	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	North Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	South Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Chennai	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
South.	Madras	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	North Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	South Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Chennai	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
West Coast.	Madras	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	North Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	South Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Chennai	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
Hills, The Nilgiris.	Madras	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	North Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	South Arcot	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									
	Chennai	11.1	1.2	11.1	0.8	10.0	7.8	13.2	11.0	12.8									

* Average of 10 years ending 1935.

A = Agency. L = Letter. (H) = Home Agent.

* Average of 10 years ending 1935.

As per Agency.

As per Market.

(a) as per Market.

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